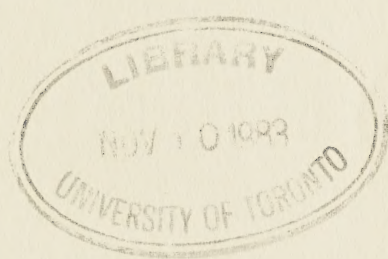



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Canada, Privy Council
Statutory

(CANADIAN WAR) ORDERS AND REGULATIONS, 1944

Volume I, Nos. 1 to 13

CONSOLIDATED TABLE OF CONTENTS
CANCELLATIONS, AMENDMENTS, REFERENCES
REFERENCE INDEX
STATUTES AMENDED, SUSPENDED OR REFERRED TO
BY ORDER IN COUNCIL

Jan. 1, 1944 to April 4, 1944

*Published under authority of Order in Council
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STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE



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PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944



EXPLANATORY NOTE

The present volume contains the regular quarterly consolidated index, including a list of amendments, cancellations, etc., and a reference index, in respect of Orders in Council, orders, rules and regulations published in Canadian War Orders and Regulations from January 1, 1944 to April 4, 1944 (Volume I, Nos. 1 to 13) and a list of Orders in Council amending, suspending or referring to various Federal Statutes (December 1, 1943 to March 31, 1944).

J. F. MACNEILL,
Acting Director,
Statutory Orders and Regulations Division.

A. D. P. HEENEY,
Clerk of the Privy Council.

PRIVY COUNCIL,
Ottawa, April 26, 1944.

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powers of delegation.....	3465 April 29, 1943.....	287 Jan. 18, 1944 (a)
subsidies re production and trans- portation.....	4362 May 28, 1943..... 5492 July 9, 1943..... 215 Jan. 13, 1944..... 1792 Mar. 5, 1943..... 3465 April 29, 1943.....	1997 Mar. 21, 1944 (c) 1998 Mar. 21, 1944 (a)
office abolished (orders made orders of the Timber Controller)	4669 June 7, 1943.....	1998 Mar. 21, 1944 (a)
subsidies to dealers.....	6180 Aug. 3, 1943.....	1998 Mar. 21, 1944 (a)
acquire equipment and facilities for production.....	5491 July 9, 1943.....	1998 Mar. 21, 1944 (a)
camps re housing of persons pro- ducing wood fuel.....	7002 Oct. 1, 1943.....	
appointment Regional Advisor...	9157 Nov. 30, 1943.....	1998 Mar. 21, 1944 (a)
Regional Solid Fuel Represent- atives.....	1/2159 Mar. 29, 1943.....	2/1000 Feb. 18, 1944 (r)
Wool— bonus payment.....		

PART II—MISCELLANEOUS ADMINISTRATIVE ORDERS

DEPT. OF NATIONAL REVENUE— Foreign Exchange Control Board	W.M. No. 2 (Third Revision)	W.M. No. 2 (Third Revision) Supplement No. 4 Feb. 11, 1944 (a)
Importation of machinery subject to licence by Controller of Con- struction.....	W.M. No. 50 Supplements 1 to 3	W.M. No. 50 Supplement No. 4 Feb. 19, 1944 (c)
Publications, importation.....	W.M. No. 13 Supplement No.139. May 5, 1941.....	W.M. No. 13 (2nd Revision) Supplement No. 1 Feb. 28, 1944 (a)
Smelts.....	W.M. No. 39 (6th Revision) Supplement No. 16.....	W.M. No. 39 (6th Revision) Supplement No. 17 Feb. 7, 1944 (a)
Sterling Area—War Exchange Con- servation Act 1940.....	W.M. No. 35 Supplement No. 4	W.M. No. 35 (Revised) Supple- ment No. 11 Mar. 16, 1944 (c)
Plasticizing vinyl resins.....	Series D No. 47 T.C. 120.....	T.C. 120 revised Jan. 18 1944 (c)
Aircraft parts.....	Series D No. 47 T.C. 32.....	T.C. 152. Feb. 10, 1944 (c)

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GOVERNMENT NOTICES— Commodity Prices Stabilization Corporation— Repayment of subsidies.....	Government Notice RS-1 Dec. 7, 1943 Government Notice RS-7 Feb. 11, 1944	Government Notice RS-5 Jan. 8, 1944 (a) Government Notice RS-8 Mar. 6, 1944 (a)
BOARD ORDERS— Conditions of Selling Goods and Services.....	No. 302, Aug. 2, 1943.....	No. 359, Jan. 4, 1944 (a)
Evaporated milk, priority sales of	No. 326, Oct. 1, 1943.....	No. 375, Mar. 13, 1944 (a)
Footwear Leather— Prices.....	No. 292, July 15, 1943.....	No. 363, Jan. 31, 1944 (a)
Footwear— Selling prices.....	No. 293, July 15, 1943.....	No. 364, Jan. 31, 1944 (a)
Lamb— maximum prices for retail cuts	No. 322, Sept. 25, 1943..... No. 196, Oct. 6, 1942.....	No. 354, Dec. 21, 1943 (c) No. 362, Jan. 29, 1944 (a)
Leases for Housing Accommoda- tion, Termination of.....	No. 294, July 16, 1943.....	No. 358, Jan. 4, 1944 (a)
Licences.....	No. 202, Nov. 3, 1942.....	No. 356, Jan. 4, 1944 (a)
Livestock— slaughter of.....	No. 340, Nov. 23, 1943.....	No. 370, Feb. 29, 1944 (a)
Maple Products.....	No. 250, Mar. 16, 1943.....	No. 371, Mar. 3, 1944 (c)
Maximum Prices, Exemptions from.....	No. 336, Nov. 17, 1943.....	No. 360, Jan. 22, 1944 (a)
Meat— rationing suspended.....	No. 308, Aug. 17, 1943.....	No. 370, Feb. 29, 1944 (a)
public eating places meatless Tuesdays.....	No. 262, April 13, 1943.....	No. 370, Feb. 29, 1944 (c)
Milk and Cream sold in the Greater Victoria Area.....	No. 187, Sept. 8, 1942..... No. 193, Oct. 2, 1942.....	No. 355, Dec. 21, 1943 (a)
New farm machinery and equip- ment rationing.....	No. 192, Oct. 1, 1942..... No. 271, April 27, 1943..... No. 313, Sept. 28, 1943..... No. 332, Nov. 23, 1943.....	No. 347, Dec. 7, 1943 (c) No. 368, Feb. 15, 1944 (a)
Printed Matter.....	No. 295, July 20, 1943.....	No. 369, Feb. 22, 1944 (a)
Publications other than News- papers, Magazines and other Periodicals.....	No. 308, Aug. 17, 1943.....	No. 361, Jan. 28, 1944 (a)
Rations Coupons.....	No. 308, Aug. 17, 1943.....	No. 370, Feb. 29, 1944 (a)
Meat.....	No. 308, Aug. 17, 1943.....	No. 365, Feb. 2, 1944 (a)
Rationed Foods.....	No. 132, May 5, 1942.....	No. 377, Mar. 14, 1944 (a)
Raw Horse-hair.....	No. 175, Aug. 25, 1942..... No. 206, Nov. 3, 1942..... No. 251, Mar. 16, 1943.....	No. 366, Feb. 8, 1944 (a) No. 367, Feb. 8, 1944 (c) No. 350, Dec. 21, 1943 (c)
Salvaging of used Collapsible Metal tubes.....	No. 175, Aug. 25, 1942..... No. 206, Nov. 3, 1942..... No. 251, Mar. 16, 1943.....	No. 367, Feb. 8, 1944 (c) No. 350, Dec. 21, 1943 (c)
Small Arms Ammunition.....	No. 175, Aug. 25, 1942..... No. 206, Nov. 3, 1942..... No. 251, Mar. 16, 1943.....	No. 367, Feb. 8, 1944 (c) No. 350, Dec. 21, 1943 (c)
ADMINISTRATORS' ORDERS— Army, Navy and Air Force Officers' Uniforms.....	A-515 Dec 11, 1942.....	A-1104 Feb. 14, 1944 (c)
Atlantic Coast Fresh, Frozen and smoked fish, Maximum prices.	A-917 Oct. 12, 1943.....	A-1057 Jan. 6, 1944 (a)
Bituminous and other Coal pro- duced in Alberta and British Columbia, Prices of.....	A-1008 Nov. 30, 1943.....	A-1051 Dec. 30, 1943 (a) A-1063 Jan. 14, 1944 (a)
Book, Writing and Specialty Papers— manufacture.....	A-854 Aug. 14, 1943.....	A-1000 Dec. 4, 1943 (c)
Brooms made from Broom Corn.....	A-142 May 11, 1942.....	A-1075 Feb. 1, 1944 (a)

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ADMINISTRATORS' ORDERS—Con.		
Builders' Finishing Hardware, Cabinet Locks and Padlocks...	A-675 April 5, 1943.....	A-1064 Jan. 17, 1944 (c)
Canned Fruits and Vegetables— Maximum prices.....	A-851 Aug. 12, 1943.....	A-1069 Jan. 24, 1944 (a)
Canned Pacific Coast Herring— Maximum prices.....	A-686 April 12, 1943..... A-1047 Dec. 31, 1943.....	A-1047 Dec. 31, 1943 (c) A-1092 Feb. 7, 1944 (a)
Carnauba Wax, use of.....	A-448 Oct. 22, 1942.....	A-1101 Feb. 10, 1944 (c)
Cast Iron Enamel Bath Tubs....	A-361 Aug. 27, 1942.....	A-1045 Dec. 29, 1943 (c)
Cast Iron Soilpipe and Fittings....	A-125 May 4, 1942.....	A-1050 Dec. 31, 1943 (a)
Casters for Metal Beds and Wood Furniture.....	A-271 June 30, 1942.....	A-1143 Mar. 17, 1944 (c)
Cocoanut Oil and other High Lauric Acids— Supply and use of.....	A-602 Feb. 19, 1943.....	A-1100 Feb. 10, 1944 (c)
Concealed and enclosed convector type radiators.....	A-480 Nov. 16, 1942.....	A-1107 Feb. 15, 1944 (c)
Condoms.....	A-317 July 30, 1942.....	A-1128 Mar. 9, 1944 (a)
Conversion of Real Property Galt, Ont. (16 Blenheim Road).....	A-1120 Feb. 25, 1944.....	A-1135, Mar. 14, 1944 (a)
Copper and Brass in Plumbing Equipment and Supplies, use of.	A-699 April 1, 1943..... A-998 Nov. 27, 1943.....	A-1071 Jan. 26, 1944 (c)
Diamonds and Diamond Mounted Jewellery.....	A-811 July 12, 1943.....	A-1105 Feb. 14, 1944 (a)
Elastic.....	A-33 Mar. 16, 1942.....	A-1146 Mar. 18, 1944 (c)
Elastic and non-elastic webbing for garters and suspenders.....	A-911 Oct. 6, 1943.....	A-1147 Mar. 18, 1944 (c)
Envelopes— manufacture of.....	A-649 Mar. 22, 1943.....	A-1065 Jan. 17, 1944 (c)
Fertilizers in British Columbia, Prices.....	A-635 Mar. 9, 1943..... A-1055 Dec. 31, 1943.....	A-1055 Dec. 31, 1943 (c) A-1144 Mar. 17, 1944 (a)
Fertilizer in Eastern Canada, manufacture, distribution and use of.....	A-326 Aug. 12, 1942..... A-549 Jan. 5, 1943.....	A-1035 Dec. 14, 1943 (c)
Fir, Cedar and Sitka Spruce doors produced on the Pacific Coast, maximum manufacturers' and wholesalers' prices.....	A-80 April 8, 1942.....	A-1087 Feb. 2, 1944 (c)
Floor and Roof Drain Fittings...	A-358 Aug. 26, 1942.....	A-1136 Mar. 14, 1944 (c)
Food Choppers.....	A-661 Mar. 27, 1943.....	A-1048 Dec. 31, 1943 (c)
Fur Garments, styles of.....	A-688 April 12, 1943.....	A-1115 Feb. 22, 1944 (c)
Glycerine, certain orders respect- ing Recovery of.....	A-571 Jan. 23, 1943..... A-602 Feb. 19, 1943..... A-988 Nov. 27, 1943.....	A-1100 Feb. 10, 1943 (c) A-1099 Feb. 9, 1944 (c)
Heaters.....	A-787 June 25, 1943.....	A-1148 Mar. 20, 1944 (a)
Jams and Jelly, Maximum prices of.....	A-293 July 14, 1942.....	A-1094 Feb. 8, 1944 (c)
Knitted goods.....	A-798 June 30, 1943.....	A-1053 Dec. 31, 1943 (a)
Leather soles for footwear.....		
Lumber— Manufacturers' and wholesalers' prices originating in provinces of P.E.I., N.S. and N.B.....	A-804 July 9, 1943.....	A-1083 Feb. 2, 1944 (a)
Maximum manufacturers and wholesalers' prices originating in Vancouver Forest District of B.C.....	A-1038 Dec. 27, 1943..... A-1030 Dec. 14, 1943.....	A-1086 Feb. 2, 1944 (a) A-1114 Feb. 21, 1944 (a)
Matzo's.....		

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ADMINISTRATORS' ORDERS—Con.		
Maximum Consumers' Prices for Pulpwood cut from the stump—		
Nova Scotia.....	A-790 June 28, 1943.....	A-1079 Feb. 2, 1944 (c)
Quebec.....	A-748 May 28, 1943.....	A-1080 Feb. 2, 1944 (c)
New Brunswick.....	A-824 July 26, 1943.....	A-1081 Feb. 2, 1944 (c)
Maximum Manufacturers' and Wholesalers' Prices Red Cedar Shingles originating in Van- couver Forest District.....	A-1041 Dec. 27, 1943.....	A-1068 Jan. 24, 1944 (a) A-1098 Feb. 9, 1944 (a)
Lumber originating in the Van- couver Forest District of B.C. Fir, Cedar and Sitka Spruce Doors produced on the Paci- fic Coast.....	A-1038 Dec. 27, 1943..... A-80 April 8, 1942.....	A-1086 Feb. 2, 1944 (a) A-1087 Feb. 2, 1944 (a)
White Cedar shingles in the Provinces of Ontario, Quebec, N.B., N.S. and P.E.I.....	A-1009 Dec. 2, 1943.....	A-1095 Feb. 8, 1944 (a)
Maximum prices for fresh, frozen, smoked and cured Pacific Coast fish and shell-fish.....	A-91 April 14, 1942..... A-382 Sept. 8, 1942..... A-708 April 28, 1943..... A-751 June 2, 1943..... A-564 Jan. 18, 1943.....	A-1096 Feb. 10, 1944 (c) A-1096 Feb. 10, 1944 (a)
Maximum prices of Canned Atlan- tic Herring, Sardines, Kippered Snacks, clams and mussels and for sales of Fresh Atlantic Her- rings and sardines by Primary Producers.....	A-1014 Dec. 3, 1943.....	A-1052 Dec. 31, 1943 (a) A-1118 Feb. 24, 1944 (a)
Maximum Prices of Canned Pa- cific Herring.....	A-686 April 12, 1943..... A-1047 Dec. 31, 1943.....	A-1047 Dec. 31, 1943 (c) A-1092 Feb. 7, 1944 (a)
Maximum Retailers' Prices for Hardwood Lumber and Mill- work in the provinces of Mani- toba and Saskatchewan except- ing the Greater Winnipeg Dis- trict and the Cities of Regina, Saskatoon and Moose Jaw.....	A-915 Oct. 8, 1943.....	A-1085 Feb. 2, 1944 (a)
Metal Furniture, Upholstered Furniture, Bedding and Parts...	A-1006 Nov. 30, 1943.....	A-1142 Mar. 17, 1944 (c)
Metal Venetian Blinds, manu- facture of.....	A-128 May 4, 1942..... A-190 May 26, 1942..... A-373 Sept. 3, 1942.....	A-1110 Feb. 15, 1944 (c) A-1109 Feb. 15, 1944 (c)
Metal Windows.....	A-701 April 21, 1943.....	A-1134 Mar. 14, 1944 (c)
New Electric Stoves, Rangettes and Cooking Plates.....	A-660 Mar. 27, 1943.....	A-1149 Mar. 18, 1944 (a)
Non-Ferrous Metal Scrap.....	A-968 Nov. 13, 1943.....	A-1072 Jan. 25, 1944 (c)
Office Machinery.....	A-91 April 14, 1942..... A-382 Sept. 8, 1942..... A-708 April 28, 1943..... A-751 June 2, 1943..... A-564 Jan. 18, 1943.....	A-1096 Feb. 10, 1944 (c) A-1096 Feb. 10, 1944 (a)
Pacific Coast fish and shell fish..	A-431 Nov. 11, 1942.....	A-1062 Jan. 14, 1944 (a)
Palladium.....		
Potatoes—		
maximum prices.....	A-929 Oct. 18, 1943.....	A-1129 Mar. 9, 1944 (a)
Portable Lamps and Shades.....	A-413 Oct. 1, 1942..... A-656 Mar. 26, 1943.....	A-1113 Feb. 24, 1944 (c)
Private Commercial Vehicles, operation of.....	A-314 July 29, 1942.....	
Rationed Foods (Preserves).....	A-440 Oct. 15, 1942..... A-979 Nov. 22, 1943.....	A-1112 Feb. 15, 1944 (a) No. 365 Feb. 2, 1944 (a)

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ADMINISTRATORS' ORDERS—Conc.		
Refrigerating and Air Condition- ing Equipment.....	A-616 Feb. 23, 1943.....	A-1119 Feb. 25, 1944 (c)
Resistance wire in the manu- facture of Electric Stove Sur- face elements and coils, use of...	A-906 Oct. 1, 1943.....	A-1090 Feb. 4, 1944 (c)
Restaurant or Vitrified Ware.....	A-826 July 26, 1943.....	A-1139 Mar. 16, 1944 (a)
Rhodium.....	A-431 Nov. 11, 1942.....	A-1111 Feb. 15, 1944 (a)
Salt containers.....	A-866 Aug. 28, 1943.....	A-1141 Mar. 17, 1944 (c)
Salvaging of used Collapsible Metal Tubes.....	A-370 Aug. 25, 1942.....	A-1102 Feb. 8, 1944 (c)
Screw feed coal stokers.....	A-562 Jan. 15, 1943.....	A-1106 Feb. 15, 1944 (a)
Semi-Porcelain Pottery Ware.....	A-829 July 26, 1943.....	A-1140 Mar. 16, 1944 (a)
Sheep and Lamb Casings, Maxi- mum prices of (Schedule re- voked).....	A-750 May 27, 1943.....	A-1059 Jan. 8, 1944 (a)
Shipping containers.....	A-846 Aug. 7, 1943.....	A-1150 Mar. 23, 1944 (c)
	A-938 Oct. 22, 1943.....	A-1138 Mar. 16, 1944 (c)
Stoneware.....	A-827 July 26, 1943.....	A-1108 Feb. 15, 1944 (c)
Stranded steel clothes line wire..	A-424 Oct. 5, 1942.....	A-1136 Mar. 14, 1944 (c)
Surface Heating Coils.....	A-485 Nov. 20, 1942.....	A-1099 Feb. 9, 1944 (c)
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Used Wine and Spirits Bottles— Maximum Prices of.....	A-605 Feb. 23, 1943.....	A-1130 Mar. 13, 1944 (c)
Use of Platinum, Palladium and Rhodium in the manufacture of Jewellery—		
Palladium.....	A-431 Nov. 11, 1942.....	A-1062 Jan. 14, 1944 (a)
Rhodium.....		A-1111 Feb. 15, 1944 (a)
Wire Insect Screen Cloth— Manufacture.....	A-736 May 24, 1943.....	A-1049 Dec. 31, 1943 (c)
White Cedar Shingles— Maximum Manufacturers, and Wholesalers' prices in the pro- vinces of Ontario, Quebec, N.B., N.S., and P.E.I.....	A-1009 Dec. 2, 1943.....	A-1095 Feb. 8, 1944 (a)
Women's, Misses' and Children's wear— Styling, sale and delivery.....	A-475 Nov. 11, 1942.....	A-1088 Feb. 3, 1944 (a)
Wood frames for upholstered furni- ture— prices.....	A-18 Feb. 21, 1942.....	A-1077 Jan. 31, 1944 (c)
FUELWOOD ORDERS—		
Maximum prices of fuelwood in the Province of Saskatchewan.	No. 55 Dec. 9, 1942.....	No. 92 Dec. 29, 1943 (c)
Prices of fuelwood in N.S. exclud- ing island of Cape Breton.....	No. 79 Oct. 9, 1943.....	No. 93 Jan. 24, 1944 (a)
Highest prices for fuelwood in certain counties of N.B.....	No. 88 Dec. 4, 1943.....	No. 94 Feb. 22, 1944 (a)
Prices of fuelwood in the Pro- vince of Manitoba.....	No. 81 Nov. 2, 1943.....	No. 95 Feb. 28, 1944 (a)
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PART IV—WARTIME INDUSTRIES CONTROL BOARD (Munitions and Supply)

CONTROLLER OF CHEMICALS— Glycerine.....	Order No. C.C. 2B, Jan. 16, 1943 Order No. C.C. 2B-2 Oct. 15, 1943	Order No. C.C. 2B-3, Dec. 31, 1943 (c)
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Spent Lye.....	No. C.C. 11, April 13, 1942	Order No. C.C. 11A, Dec. 31, 1943 (c)
Ester gum.....	No. C.C. 27, June 29, 1943	Order No. C.C. 27A, Jan. 31, 1944 (c)
COAL CONTROLLER—		
Emergency distribution.....	Order No. Coal 4B, June 1, 1943 Order No. Coal 4C, June 5, 1943	Order No. Coal 4D, Dec. 31, 1943 (c)
Imported Bituminous Coal Distribution.....	Order No. Coal 7, Aug. 26, 1943	Order No. Coal 7A, Feb. 29, 1944 (a)
Coal fuel delivery restrictions....	Order No. Coal 10, Nov. 3, 1943	Order No. Coal 10A, Jan. 26, 1944
Imported bituminous coal stock equalization.....	Order No. Coal 11, Nov. 30, 1943	Order No. Coal 11A, Jan. 31, 1944 (a)
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Construction Materials—Conserv- ation.....	Order No. 12, Sept. 22, 1942	Order No. 12A, Dec. 20, 1943 (c)
Licensing Requirements revised as to Total Cost Limits.....	Order No. 9, April 2, 1942 Order No. 11, June 27, 1942 Order No. 13, Oct. 9, 1942	Order No. 22, Feb. 22, 1944 (c)
METALS CONTROLLER—		
Tin.....	Order No. M.C. 18B, Mar. 5, 1943 Order No. M.C. 18C, Dec. 18, 1943	Order No. M.C. 18C, Dec. 18, 1943 (c) Order No. M.C. 18C-1 Dec. 31, 1943 (a)
Utilities and Communication services.....	Order No. M.C. 23, Sept. 1, 1942	Order No. M.C. 23A, Mar. 15, 1944 (c)
Copper Bearing Plates and Sheets.	Order No. M.C. 26, Oct. 2, 1942	Order No. M.C. 26A, Feb. 29, 1944 (c)
Nickle Plating.....	Order No. M.C. 36, Dec. 9, 1942	Order No. M.C. 36-A, Dec. 31, 1943 (a)
Aluminum.....	Order No. M.C. 44, Mar. 30, 1943	Order No. M.C. 44C, Dec. 30, 1943 (c)
Magnesium.....	Order No. M.C. 49, Mar. 30, 1943	Order No. M.C. 49A, Dec. 29, 1943 (c)
MOTOR VEHICLE CONTROLLER—		
Used passenger motor vehicle prices.....	Order No. M.V.C. 18A, Sept. 29, 1943	Order No. M.V.C. 18A-2 Dec. 30, 1943 (a)

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MOTOR VEHICLE CONTROLLER—Con. Prices for Used Trucks, Buses, Trailers and Bodies.....	Order No. M.V.C. 19A, April 21, 1943	Order No. M.V.C. 19B, Feb. 17, 1944 (c)
Accessories—use of rubber and metals.....	Order No. M.V.C. 20, June 10, 1942	Order No. M.V.C. 20-A, Dec. 31, 1943 (c)
Parts and accessories— rubber mats added.....	Order No. M.V.C. 21C, Dec. 7, 1943	Order No. M.V.C. 21C-1, Dec. 31, 1943 (a)
Motor Vehicle Automotive Parts— Manufacturers Advisory Com- mittee.....	Order No. M.V.C. 22, June 30, 1942	Order No. M.V.C. 22C, Dec. 30, 1943 (c)
Manufacture of Automotive Parts containing Copper.....	Order No. M.V.C. 26, July 10, 1943	Order No. M.V.C. 26A, Mar. 1, 1944 (c)
OIL CONTROLLER— Graded Motor Fuel.....	Order No. 008A, Sept. 26, 1941	Order No. Oil 008D, Dec. 15, 1943 (a)
Dealer outlet and Consumer Pump Licensing.....	Order No. Oil 12, Mar. 19, 1943	Order No. Oil 12-F, Dec. 30, 1943 (a) Order Oil No. 12, 1944, Mar. 15, 1944 (c)
Limitations on Category A Lic- ences.....	Order No. O.C. 12B, May 12, 1942	Order No. O.C. 12B-1, (c) Dec. 30, 1943
PRIORITIES OFFICER— Reports for Controlled Materials Plan.....	No. 3, Jan. 21, 1943	No. P.O. 3A, Dec. 31, 1943 (c)
Program Classification System..	No. P.O. 4, May 19, 1943 No. P.O. 4A, July 26, 1943	No. P.O. 4B, Jan. 29, 1944 (c)
CONTROLLED MATERIALS PLAN—	No. P.O. 5, May 20, 1943 No. P.O. 5A, July 26, 1943	P.O. 5B Jan. 29, 1944 (c)
RUBBER CONTROLLER— Rubber Conservation and Tech- nical Committee—membership amended.....	Order No. Rubber 3, Dec. 17, 1942	Order No. Rubber 3B, Feb. 11, 1944 (a)
Rubber tires and tubes.....	Order No. Rubber 4, June 30, 1943	Order No. Rubber 4C, Dec. 27, 1943 (a) Order No. Rubber 4D, Dec. 31, 1943 (a)
Restrictions against Processing of Rubber continued.....	Order No. Rubber 5, Mar. 19, 1943	Order No. Rubber 5A, Dec. 31, 1943 (a) Order No. Rubber 5B, Feb. 11, 1944 (a)

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High Speed Steel.....	Order No. S.C. 14, July 25, 1942	Order No. S.C. 14A, Dec. 20, 1943 (c)
Steel pipe.....	Order No. S.C. 15, Sept. 1, 1942 Order No. S.C. 15A, Nov. 2, 1942	Order No. S.C. 15B, Dec. 30, 1943 (c)
Scrap metal.....	Order No. S.C. 16, July 31, 1942	Order No. S.C. 16A, Dec. 30, 1943 (c)
Structural shapes and bars.....	Order No. S.C. 18, Aug. 7, 1942	Order No. S.C. 18A, Dec. 31, 1943 (a) Order No. S.C. 18B, Feb. 4, 1944 (a)
Plates and sheets.....	Order No. S.C. 20, Aug. 31, 1942 Order No. S.C. 20A, Dec. 15, 1942	Order No. S.C. 20B, Dec. 31, 1943 (c)
Pig Iron.....	Order No. 21, Sept. 22, 1942	Order No. S.C. 21A, Jan. 27, 1944 (c)
Steel Roofing Sheets.....	Order No. S.C. 26, May 18, 1943	Order No. S.C. 26A, Jan. 31, 1944 (a)
Galvanized wire, annealed wire and rods.....	Order No. S.C. 31, Aug. 3, 1943	Order No. S.C. 31A, Dec. 20, 1943 (c)
Steel wire rope.....	Order No. S.C. 32, Aug. 12, 1943	Order No. S.C. 32A, Mar. 3, 1944 (c)
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VOLUME I, No. 1



JAN. 10, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of
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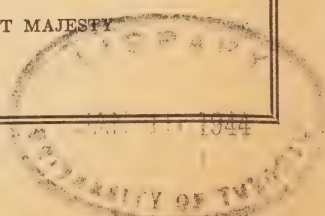


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ERRATA—

- Volume IV, No. 7, Page 410, Order No. 333, Section 19—
For "to" the third word in the third line of this Section read "by".
- Volume IV, No. 12, Page 800—Administrator's Order No. A-1016
Item No. 86 in the columns marked 'material' and 'construction' should read—
Material Construction
"Heavy Burlap or Sisal Coal, Casting or Fitting Bags"

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PART I
Orders in Council

Order in Council amending the National Registration Regulations,
1940

P.C. 8789

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 24th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act and The National Resources Mobilization Act, is pleased to amend The National Registration Regulations, 1940, and they are hereby amended as follows:—

1. Paragraph (b) of subsection one of section one is revoked and the following substituted therefor:

“(b) ‘Assistant Chief Registrar for Canada’ means a person appointed to assist the Chief Registrar for Canada in the performance of his duties;”

1A. Paragraph (e) of subsection one of section one is revoked and the following substituted therefor:

“(e) ‘deputy registrar’ means a person duly appointed under these Regulations to conduct registrations in a given polling division or other authorized place;”

2. Paragraph (k) of subsection one of section one is revoked and the following substituted therefor:

“(k) ‘single man’ means a male person who was unmarried on July 15, 1940;”

3. Paragraph (m) of subsection one of section one is revoked and the following substituted therefor:

“(m) ‘person resident in Canada’ includes any person legally in Canada who has been in Canada for a continuous period of more than six weeks, but does not include a merchant seaman, (other than a Canadian citizen) temporarily in Canada between voyages, and in this paragraph ‘seaman’ includes the master, officers, members of the crew and staff lawfully engaged to serve on board a ship;”

4. Subsection two of section two is revoked and the following substituted therefor:

“(2) The Governor in Council may also appoint an Assistant Chief Registrar for Canada, who shall assist the Chief Registrar for Canada in the performance of the duties imposed upon him by these Regulations.”

5. The proviso to subsection one of section four is revoked and the following substituted therefor:

“Provided that information required with respect to any of the excepted classes mentioned in paragraphs (a) to (d) inclusive of this subsection shall be made available to the Chief Registrar for Canada in a manner to be hereafter prescribed.”

6. Section ten is revoked and the following substituted therefor:

"10. (1) Every person required by these regulations to register after the registration period shall within the time limited for registration by him by these Regulations attend at any Post Office in Canada or at the Central Registry in Ottawa, and complete such registration card as may be there furnished to him, and the postmaster shall for the purposes of any such registration perform all the duties of, and shall be deemed to be a deputy registrar under these Regulations.

(2) No postmaster or deputy registrar shall issue a certificate of registration to any person who, during the registration period, was exempt from registration under paragraph (b) of subsection one of section four of these Regulations, until such person produces satisfactory evidence that he has ceased to be a member of His Majesty's Naval, Military or Air Forces of Canada on active service."

7. Subsection one of section twelve is revoked and the following substituted therefor:

"12. (1) The deputy registrar shall issue to every registrant who has duly registered with him a certificate of registration in the form prescribed by the Chief Registrar for Canada."

8. Subsection three of section twelve is revoked and the following substituted therefor:

"(3) Any person registered under these Regulations whose registration certificate has been lost or destroyed, worn out or defaced, shall, on application at any post office in Canada, be furnished with a form of affidavit (Form "Y" of these Regulations to be supplied to the Post Office Department by the Department of Labour) to be completed by the registrant as hereinafter provided and forwarded by post to the Chief Registrar for Canada at Ottawa, whereupon a duplicate registration certificate may be issued to such registrant by the Chief Registrar for Canada which duplicate shall take the place and serve the purposes of the original registration certificate."

9. Subsection five of section twelve is revoked and the following substituted therefor:

"(5) Upon being satisfied that any such affidavit has been satisfactorily completed and has been forwarded to the Chief Registrar for Canada at Ottawa, the postmaster shall issue to the registrant who has so completed it a temporary certificate in Form 'T.C.' of these Regulations, showing that such registrant has applied for a new certificate and such temporary certificate shall take the place and serve the purpose of his original registration certificate for the period of fourteen days following the date appearing thereon."

10. Section thirteen is revoked and the following substituted therefor:

"13. Registration cards for men and women shall be in the form prescribed by the Chief Registrar for Canada."

11. Subsections three and four of section seventeen A are revoked and the following substituted therefor:

"(3) Upon any person ceasing to be a member of His Majesty's Naval, Military or Air Forces of Canada on active service, the proper officer of such Force shall thereupon notify the Chief Registrar for Canada of such retirement or discharge.

(4) If any registrant who has delivered up his registration certificate pursuant to the provisions of subsection one of this section ceases to be a member of His Majesty's Naval, Military or Air Forces of Canada, the Chief Registrar for Canada shall, upon request, return his registration certificate to him or issue to him a duplicate registration certificate, which duplicate shall take the place and serve the purpose of the original registration certificate."

12. Section eighteen is revoked and the following substituted therefor:

"18. The Chief Registrar for Canada shall be the custodian of all completed registration cards and other registration records, and shall file, preserve, classify and deal with them, and abstract, co-ordinate and make available the information therein contained in the manner directed by the Governor in Council."

13. Section nineteen is revoked and the following substituted therefor:

"19. The Chief Registrar for Canada, the Assistant Chief Registrar for Canada, the Registrars, the Chief Assistants, the deputy registrars, the voluntary assistant deputy registrars, and the postmasters, as well as all clerks or other persons engaged in the registration, or having custody or use of the registration cards and other registration records, shall preserve secrecy as to all information disclosed by such cards and records; and any of these officers, clerks or persons who discloses, except as officially or by law required, or as authorized by these Regulations, or by the instructions of the Chief Registrar for Canada, any information so obtained shall be guilty of an offence and liable to a fine not exceeding five hundred dollars, or to imprisonment for any term not exceeding three months or to both such fine and such imprisonment."

14. Subsection three of section twenty is revoked and the following substituted therefor:

"(3) Any person to whom a registration certificate has not been issued pursuant to these Regulations shall be deemed to be unregistered, and the burden of proving registration shall lie with the person who alleges it."

15. Subsection two of section twenty-one is revoked and the following substituted therefor:

"(2) Any peace officer, police officer or constable or any person designated for the purpose by the Minister or the Chief Registrar for Canada may at any reasonable time and any reasonable place require any person to produce his registration certificate."

16. Paragraphs (d) and (e) of section twenty-four A are revoked and the following substituted therefor:

"(d) without lawful reason or excuse, the proof of which shall lie upon him, alters any registration certificate or any authorized endorsement thereon in any material part, either by erasure, obliteration, removal or otherwise, or makes any material addition to any registration certificate or

(e) without lawful reason or excuse, the proof of which shall lie upon him, has

(i) a registration certificate or document purporting to be a registration certificate, which registration certificate or document was not lawfully issued to him pursuant to these Regulations, or

(ii) a blank form of registration certificate or printed paper purporting to be a blank form of registration certificate, or

(iii) a registration certificate or a registration certificate bearing an authorized endorsement which certificate or endorsement has been altered in any material part, either by erasure, obliteration, removal or otherwise, or a registration certificate to which any material addition has been made, in his possession or under his control, or

(f) counsels any person to commit or conspires with any person to commit any of the offences described in paragraphs (a), (b), (c), (d) or (e) of this section."

17. Subsections two and three of section twenty-seven are revoked and the following substituted therefor:

"(2) Any person registered under these regulations who has changed his or her place of residence as aforesaid shall, on application at any post office in Canada, be furnished with a form of notice in Form "X" of these Regulations to be completed by the registrant and forwarded by post to the Chief Registrar for Canada.

(3) Any woman registered under these regulations who afterwards marries as aforesaid shall, on application at any post office in Canada, be furnished with a form of declaration (Form "Z" of these Regulations) to be completed by the registrant and handed to the postmaster together with the registrant's registration certificate whereupon a new registration certificate may be issued to such registrant by the postmaster, which new registration certificate shall bear the married name of the registrant."

18. Subsection two of section twenty-eight is revoked and the following substituted therefor:

"(2) Without restricting the generality of subsection one of this section and notwithstanding anything contained in these Regulations, the Minister may direct that the registration of any special class or classes of persons shall be taken otherwise than in accordance with these Regulations and shall prescribe such procedure as he deems advisable for such purpose and may appoint the necessary deputy registrars or other officials required for such purpose."

19. Subsection three of section thirty is revoked and the following substituted therefor:

"(3) In any prosecution under these Regulations the complaint shall be made, or the information laid, within two years from the time when the matter of complaint or information arose: Provided that in any prosecution for an offence against section twenty-three or against paragraph (a) or paragraph (d) of section twenty-four A the complaint may be made or the information laid at any time during the continuance of the present war."

20. Section thirty-four is revoked and the following substituted therefor:

"34. It shall be the duty of the Chief Registrar for Canada to furnish to the various postmasters throughout Canada, and to the other officers who require them for the purpose of these Regulations, a sufficient supply of registration cards and registration certificate forms for the use of persons required to register from time to time, or who fail to register on the appointed day, or who are authorized to register afterwards, and as well with copies of these Regulations and the pertinent instructions thereunder; it shall be the duty of the postmasters, and of such other officers, to make themselves thus acquainted with the Regulations, instructions and duties of the deputy registrars and to attend to the taking and recording upon the cards of the answers of the persons aforesaid who present themselves for that purpose, and generally, except as herein otherwise provided, to discharge in respect to the execution of the registration cards and registration certificate forms of such persons the duties of deputy registrars as herein defined."

21. Forms "X", "Y" and "Z" are revoked and the annexed forms substituted therefor:

22. The annexed new form "T. C." is added.

A. D. P. HEENEY,
Clerk of the Privy Council.

DEPARTMENT OF LABOUR

Change of Address Card—NATIONAL REGISTRATION—CANADA

Be sure to supply all the information requested below.

1. Province in which you registered
 2. Electoral District Number } See Registration Certificate for these Numbers.
 3. Polling Division Number }
 4. Date of Birth (Day) (Month) (Year)
 5. On July 15, 1940 were you Single? Married?
 6. Old Address 7. New Address
 Street & No. Street & No.
 City Province City Province
 SURNAME: (Please Print) GIVEN NAMES: (Please Print)

Do not use initials. Use full name. Female Registrants use own Christian name not that of husband.

EXAMPLE:

Correct: Mrs. *Edith* DOE

Incorrect: Mrs. John DOE.

(Form "Y")

CANADA }
 PROVINCE OF } NATIONAL REGISTRATION REGULATIONS, 1940
 TO WIT }

I, now residing at
 (Write your full name in block letters, do not use initials)

make oath and say:

1. That in the month of 194.... I registered pursuant to National Registration Regulations, 1940, as follows:

Electoral District No. Polling Division No.

Name of person who registered me.
 and received a Registration Certificate.

(If you cannot remember your numbers, state the exact place where you registered. If you registered at a post office state name of post office.)

2. That the said Registration Certificate was subsequently lost, destroyed, defaced or legally surrendered in the following circumstances:—

SWORN before me at.

in the Province of.

this. day of. 194..

(Postmaster, Postal Employee, J.P.,
 Notary Public or Commissioner sign
 here

(Signature of registrant)

(Present address)

(Date and year of Birth)

The following declaration to be completed when affidavit made by person discharged from Armed Forces in present war:

I DECLARE that the discharge papers of the registrant who completed above affidavit were produced to me and details of same are as follows:—

Branch of Service Service Number
 Date of discharge Reason for discharge

(Postmaster's Signature)

(Form "Z")

NATIONAL REGISTRATION REGULATIONS, 1940

Fill in the answers to the following questions, hand this form together with the wife's old registration certificate to the Postmaster who will issue a new one to her.

1. Date of marriage
(day) (month) (year)
2. Present address of both husband and wife.....

INFORMATION REGARDING HUSBAND

3. Surname Given names.....
Birth date
4. Place of registration—Elect. Dist. No.
(As shown on his Polling Div. No.
certificate) Post Office
5. Address of husband prior to marriage.....
(It will not be necessary to change the address on the husband's registration certificate. However, the contracting parties are warned to notify the Chief Registrar, National Registration, Ottawa, of every change of address.)

INFORMATION REGARDING WIFE

6. Maiden name
Birth Date
7. Address prior to marriage
8. Place of registration—Elect. Dist. No.
(As shown on her Polling Div. No.
certificate) Post Office

Signed.....

This section to be signed by the Postmaster:

I have issued a new registration certificate to the wife in her own married name this.....day of.....19.... Attached is the old certificate cancelled.

Signed.....

(Postmaster).

(Form "T.C.")

NATIONAL REGISTRATION REGULATIONS

TEMPORARY CERTIFICATE

(Good for fourteen days from date only)

THIS IS TO CERTIFY THAT

POSTMARK

Full name
Address
has to-day reported the loss, destruction, defacement, or legal surrender of his or her Registration Certificate and made application to the Chief Registrar, Ottawa, for a duplicate.

(Postmaster).

(To Postmaster)—(Please make certain that date of issue is plainly marked hereon.)

.....
(Signature of Registrant)

Order in Council amending P.C. 946, 5th February, 1943—placement,
control and maintenance of Japanese

P.C. 9743

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 24th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 946 dated February 5, 1943, established regulations providing for the placement, control and maintenance of persons of the Japanese race in Canada and conferring power on the Minister of Labour to make orders relating to the conduct, activities or discipline of such persons;

And whereas the Minister of Labour reports that it is expedient to amend the said regulations to make more specific provision governing the relation of the said regulations and Orders made thereunder to the National Selective Service Civilian Regulations and directions issued thereunder in their application to persons of the Japanese race;

And whereas it is deemed advisable for the security, peace, order and welfare of Canada to make provision for the foregoing matters;

Now therefore His Excellency the Governor General in Council on the recommendation of the Minister of Labour and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend the regulations established by P.C. 946, dated Feb. 5, 1943, and they are hereby amended by adding as subsection (2) of Section (17) thereof, the following:

"(2) Nothing in these Regulations shall be deemed to limit or restrict the operation of the National Selective Service Civilian Regulations or any direction given by the Minister thereunder to a person of the Japanese race except insofar as any such direction is inconsistent with an Order of the Minister made under these Regulations; in which event, the order of the Minister made under these Regulations shall prevail."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing The Inventions Board (replacing
P.C. 4263, 24th May, 1943)

P.C. 9750

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 24th day of December, 1943.

PRESENT:

HIS EXCELLENCY,

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Trade and Commerce represents as follows:—

- (a) Order in Council dated 24th May, 1943, P.C. 4263, establishes in Canada an Inventions Board to which inventions and suggestions made by members of the armed forces serving or based on the Continents of North and South America and the islands adjacent thereto must be referred and to which inventions and suggestions relating to the war effort made by civilians may be referred, and empowers the said Board to examine the said inventions and suggestions, segregate those which may be usefully applied, reject unsound proposals, place promising ideas before the appropriate authorities, protect the rights and interests of the Crown in connection therewith and recommend what compensation should be awarded therefor to members of the armed forces.

- (b) Order in Council dated 19th January, 1943, P.C. 354, establishes at Canadian Military Headquarters, in the United Kingdom an Inventions Board to deal with inventions and suggestions made by personnel of the military forces of Canada serving in the United Kingdom or on the Continent of Europe.
- (c) In the light of experience gained in the operations of the Inventions Board established by Order in Council dated 24th May, 1943, P.C. 4263, it is considered that the Regulations made and established by that Order should be revised.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Trade and Commerce, concurred in by the Associate Minister of National Defence, the Minister of National Defence for Air, and the Minister of National Defence for Naval Services, is pleased to revoke and doth hereby revoke Order in Council P.C. 4263, dated May 24, 1943, and the Order made thereby.

His Excellency in Council, on the same recommendation, with the concurrence aforesaid, under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and notwithstanding the provisions of any other statute, order or regulation, is further pleased to make and doth hereby make the following Order in substitution for the Order hereby revoked:

ORDER

Inventions Board

1. In this order and in any rule, regulation or order made pursuant thereto, unless the context otherwise requires,

- (a) "Board" mean "The Inventions Board" created and established by this Order;
- (b) "Appropriate Minister" means:
 - (i) In any matter that affects or relates to the Military Forces of Canada, the Minister of National Defence;
 - (ii) In any matter that affects or relates to the Air Forces of Canada, the Minister of National Defence for Air;
 - (iii) In any matter that affects or relates to the Naval Forces of Canada, the Minister of National Defence for Naval Services;
- (c) "Invention" means any new and useful art, process, machine, manufacture or composition of matter or any useful improvement in any art, process, machine, manufacture or composition of matter.
- (d) "Suggestion" includes any idea or proposal other than an invention as above defined.
- (e) "Member of the Forces" means any member of the Naval, Military or Air Forces of Canada serving anywhere in the world and not administered by or through Canadian Military Headquarters in the United Kingdom.

PART I

2. There is hereby created and established a Board to be known as The Inventions Board.

3. The Board shall consist of the President, National Research Council, a Deputy Minister of National Defence (Army), the Deputy Minister of National Defence for Air, the Deputy Minister of National Defence for Naval Services and Mr. Lesslie R. Thomson of the Department of Munitions and Supply, who shall be the Secretary of the Board.

4. The President of the National Research Council shall be the Chairman of the Board.

5. The duties of the Board shall be:—

- (a) To examine all inventions and suggestions made by members of the Forces;

- (b) To examine all such inventions and suggestions made by civilians as are intended to further Canada's war effort and are referred to the Board by the inventor or suggester or by any other person, corporation or authority;
- (c) To pass upon the practicability and usefulness of all inventions and suggestions referred to it;
- (d) To classify and assess the usefulness of such inventions and suggestions which it considers to be promising;
- (e) To bring such inventions or suggestions as it considers to be useful or promising to the attention of the proper Departments of Government or the officers thereof and
- (f) To decide whether such inventions or suggestions are to be used or further developed by or on behalf of the Government of Canada.

6. The Board may make such rules and regulations and do such acts and things as it may from time to time deem necessary for carrying out the provisions of this Order, for the efficient administration thereof and for safeguarding the secrecy of all inventions and suggestions referred to it and, without limiting the generality of the foregoing, may:—

- (a) Create such committees and subordinate boards and appoint such staff or persons as it may consider necessary for the administration of this Order and delegate any of its powers, duties and functions to such committees, boards or persons;
- (b) Appoint and/or retain at such salaries or fees as may be approved by the Board such experts or persons having technical or special knowledge as it may consider necessary.
- (c) Prescribe the respective duties and functions of such committees and subordinate boards as are created by the Board and the duties of the staff and other persons employed, appointed or retained by the Board;
- (d) Prescribe the practice and procedure to be followed in the matter of inventions and suggestions referred to the Board;
- (e) Refer any invention or suggestion to any person or authority for advice, consideration, opinion or recommendation.

7. The Board shall have power:—

- (a) To carry out all the duties set out in Section 5 hereof.
- (b) To make the rules and regulations mentioned in Section 6 hereof.
- (c) To arrange for the further testing or development of such inventions and suggestions if such further testing or development is requested by the appropriate Government Departments or Armed Service or Services, or the Board may arrange for such further testing or development if, in its opinion, an invention or suggestion possesses extraordinary promise or serviceability for the needs of war.
- (d) To recommend to the appropriate Minister the payment of compensation or a reward to civilians who refer to the Board useful and practical inventions or suggestions and who are willing to assign their rights in connection therewith to the Government of Canada on such terms as the Board may decide.
- (e) To refer any matter coming before the Board to any Department or branch of the Government of Canada for its opinion, advice or assistance in connection therewith.
- (f) To do all such other acts and things as may be necessary for the disposal of inventions and suggestions referred to the Board.

PART II

8. This part shall apply only to inventions and suggestions made by members of the Forces.

9. All inventions and suggestions made by members of the Forces shall be referred to the Board.

10. The Board may, should it deem it advisable so to do, require the inventor to make application for a patent or patents in respect of any invention made by him to the Canadian patent authorities or to the patent authorities of any other country in which patent rights are desired and to assign any invention or inventions or patent or patents granted in connection therewith to His Majesty in right of the Dominion of Canada. The Board is empowered to incur any expenses which the making of any patent application or applications may entail. Should any inventor refuse to make application for a patent or patents or to assign his invention or inventions when required so to do by the Board, the Board shall inform the appropriate Minister who may instruct the service authorities to order the inventor to carry out the requirements of the Board. Disobedience of such order by a member of the forces shall be deemed to be disobedience of a lawful command given by his superior officer and to constitute an offence against Section 17 of the Naval Discipline Act, Subsection 2 of Section 9 of the Army Act or Subsection 1 of Section 9 of the Air Force Act as the case may be, and the said sections shall, as part of the law of Canada, be construed accordingly.

11. The Board shall recommend to the appropriate Minister what, if any, remuneration should, in its opinion, be paid to a member of the Forces making any invention or the amount of a reward which, in its opinion, should be paid to a member of the Forces making any suggestion, and the appropriate Minister may authorize payment from public funds of the whole or any part of such amount as may have been recommended by the Board, subject, however, to any right the member of the Forces may have under Section 7 of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, to have the question of remuneration or reward determined as therein provided. If, in the opinion of the Board, in the light of the use to which the invention or suggestion is subsequently put, the original remuneration or reward paid is not sufficient, it may make a further recommendation and the appropriate Minister may authorize further payments of additional remuneration or reward. In lieu of or in addition to any remuneration or reward, the Board may recommend to the appropriate authorities the granting of any appropriate honour or medal, promotion, privilege or leave to a member of the Forces submitting an invention or suggestion.

12. During the continuance of the state of war now existing, and for such time thereafter as may be determined by the Board, any invention may be reserved by the appropriate Minister for the exclusive or non-exclusive use of His Majesty in the right of Canada or of such of the powers allied with His Majesty as the Governor in Council may determine and the remuneration paid or honour or medal, promotion, privilege or leave awarded to the member of the Forces who made such invention shall be the only remuneration, compensation or reward to which he is entitled therefor, unless in the opinion of the Board the commercial exploitation for his own benefit of the said invention would not be contrary to the public interest, in which event the Board may authorize the said member of the Forces to exploit the same commercially; provided, however, that any member of the Forces who has not been authorized to exploit his invention commercially for his own benefit may at any time apply to the Board or its successors for permission so to do and the Board may grant such application notwithstanding that remuneration has been paid or an honour or medal, promotion, privilege or leave awarded to the inventor for his invention.

13. At the conclusion of the present war, the Board shall designate those inventions which are to be retained for the exclusive use of His Majesty and determine the amount (if any) of further compensation to be paid in respect to the invention. All inventions not so designated shall be reassigned to the inventor.

14. No invention or suggestion made by any member of the Forces in any way relating to service equipment, if used or not, shall be disclosed to anyone without the consent of the Board being first had and obtained.

15. If any invention coming within the scope of this Order, made or owned by a member of the Forces prior to his enlistment therein or appointment thereto and which relates to an article or matter which, in the opinion of the appropriate Minister, should be reserved exclusively for the use or control of His Majesty in the right of Canada, the said invention shall be, at such time during the continuance of the state of war

now existing as the Minister of National Defence may require, assigned to His Majesty in the right of Canada, and the provisions of paragraph 11 hereof shall apply in respect of any remuneration therefor.

PART III

16. All matters pending before the Inventions Board established by Order in Council P.C. 239 dated 24th January, 1940, and P.C. 4263 dated 24th May, 1943, shall be dealt with by the Board hereby established.

17. Inventions and suggestions made jointly by civilians and members of the Forces may be dealt with under Part II of this Order in the discretion of the Board, and the civilian inventor or suggester shall thereupon be subject to the provisions thereof.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Regulations Respecting Aircraft Production

P.C. 9768

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 24th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 5387 of June 25, 1942, Regulations Respecting Aircraft Production were established and Ralph Pickard Bell, Esquire, of Halifax, N.S. was appointed Aircraft Controller;

And whereas the Acting Minister of Munitions and Supply reports that it is desirable to amend the said Regulations as hereinafter provided in order to enable the Aircraft Controller to regulate and control inventories and the production and distribution of articles and materials used, or designed or intended for use in, on or with aircraft or aircraft production.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to amend the Regulations Respecting Aircraft Production established by Order in Council P.C. 5387 of June 25, 1942, and they are hereby amended as follows,—

1. The following paragraphs are hereby added to Section 1 thereof,—

- “(g) ‘aircraft materials’ means any article or material used or designed or intended for use in, on or with aircraft or aircraft production;
- (h) ‘deal in’ shall include, buy, sell, acquire, store, supply, deliver, transport, distribute, ship, or use and ‘dealing in’ and ‘dealt in’ shall have corresponding and similarly extended meanings.”

2. The following paragraphs are hereby added to Section 3 thereof,—

- “(g) to order or declare that any aircraft materials are surplus materials or to prescribe the conditions under which aircraft materials shall become surplus materials, and to order or require any person producing or dealing in aircraft materials to deal in surplus materials in such manner as may be specified;
- (h) to order or require any person owning or having power to dispose of or being in possession of or producing or dealing in aircraft materials to produce and/or deal in aircraft materials in such manner as may be specified;

- (i) to order or require any person owning or having power to dispose of or being in possession of or producing or dealing in aircraft or aircraft materials to keep such books, accounts, and/or records as may from time to time be prescribed by the Controller either generally or specifically;
- (j) to order or require any person owning or having power to dispose of or being in possession of or producing or dealing in aircraft or aircraft materials, or any agent, employee or representative of any such person to furnish to the Controller or to any other person, in such form and within such time as the Controller may prescribe, such facts, data and information as the Controller may deem necessary; and the Controller may, at his discretion, require the same to be furnished under oath or affirmation;
- (k) to order or require any person owning or having power to dispose of, or being in possession of or producing and/or dealing in aircraft or aircraft materials to produce to any person authorized in writing for the purpose by the Controller, all or any books, records and/or documents, and to permit the person so authorized to make copies of, or take extracts from the same, and when the Controller deems necessary, to remove and retain any such books, records and/or documents."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council deleting from Schedule One of the War Exchange Conservation Act, 1940, sheets, pillow cases, etc.

P.C. 9774

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 24th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that certain household textile products, including sheets, blankets, pillow-cases, diapers, towels, and wash cloths, are enumerated in Part One of Schedule One to the War Exchange Conservation Act, 1940, and thereby are prohibited importation into Canada from countries outside the Sterling area; and

That the Wartime Prices and Trade Board requests that importations of cotton sheets, blankets, pillow-cases, diapers, towels and wash cloths be allowed under permit.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order as follows:—

- i. Part One of Schedule One to the War Exchange Conservation Act, 1940, is hereby amended by deleting therefrom Item 553 and the "sheets", "blankets", "pillow-cases", "diapers", "towels" and "wash cloths" specified in Item ex 532, ex 548, ex 555 et al.
 - ii. Part Two of Schedule One to the War Exchange Conservation Act, 1940, is hereby amended by inserting therein the following items:—
 - ex 532
 - ex 548 } Sheets, pillow-cases, diapers, towels and wash cloths.
 - et al }
- 553 Blankets of any material, not to include automobile rugs, steamer rugs, or similar articles.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council providing tariff treatment for well-drilling machinery, etc.

P.C. 9781

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 24th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, Order in Council, P.C. 789, dated February 1, 1943, established a temporary item in Schedule "A" to the Customs Tariff to provide for duty free entry from all countries of:

- All machinery and apparatus and parts thereof (including motive power and rope) for use exclusively in exploratory or discovery work in connection with, and development, depletion and production of petroleum, natural gas or water wells; seamless, lapwelded and electric welded iron or steel casing, tubing and drill pipe for use in connection with water, natural gas or oil wells.

And whereas, the Minister of Finance reports that it has been represented to him that the words "or water wells" and the words "with water" should be deleted therefrom and that the words "and drilling mud" should be inserted after the bracket following the word "rope".

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of well-drilling machinery and apparatus and parts thereof as described below be accorded the tariff treatment hereunder indicated, effective January 1, 1944:

All machinery and apparatus and parts thereof (including motive power and rope) and drilling mud, for use exclusively in exploratory or discovery work in connection with, and development, depletion and production of petroleum or natural gas wells; seamless, lapwelded and electric welded iron or steel casing, tubing and drill pipe for use in connection with natural gas or oil wells.

British
Preferential
Tariff

Intermediate
Tariff

General
Tariff

Free

Free

Free

(To be designated as Tariff Item 848)

His Excellency in Council is further pleased to revoke and doth hereby revoke Order in Council P.C. 789, dated February 1, 1943, effective January 1, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting well-drilling machinery, etc., from sales tax

P.C. 9782

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 24th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 788 dated February 1, 1943 and subsequently amended by P.C. 1034 of February 9, 1943, exempted the following goods from the consumption or sales tax of 8 per cent:

All machinery and apparatus and parts thereof (including motive power and rope) for use exclusively in exploratory or discovery work in connection with, and development, depletion and production of petroleum, natural gas or water wells; seamless, lapwelded and electric welded iron or steel casing, tubing and drill pipe for use in connection with water, natural gas or oil wells; and articles and materials to be used exclusively in the manufacture of the foregoing.

And whereas the Minister of Finance reports that it has been represented to him that the words "or water wells" and the words "with water" should be deleted therefrom and that the words "and drilling mud" should be inserted after the bracket following the word "rope";

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that from and including the first day of January, 1944, the following articles shall be exempted from the consumption or sales tax of 8 per cent:

All machinery and apparatus and parts thereof (including motive power and rope) and drilling mud, for use exclusively in exploratory or discovery work in connection with, and development, depletion and production of petroleum or natural gas wells; seamless, lapwelded and electric welded iron or steel casing, tubing and drill pipe for use in connection with natural gas or oil wells; and articles and materials to be used exclusively in the manufacture of the foregoing.

His Excellency is further pleased to revoke and doth hereby revoke Order in Council P.C. 1034, dated February 9, 1943, effective January 1, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council placing an interpretation on paragraph (j) of Part II of the First Schedule to the Unemployment Insurance Act, 1940

P.C. 9784

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 24th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas paragraph (j) of Part II of the First Schedule to the Unemployment Insurance Act, 1940, as amended, excepts from the provisions of the said Act, employment in the Permanent Active Militia, the Royal Canadian Navy, the Royal Canadian Air Force and the Royal Canadian Mounted Police;

And whereas by reason of the existence of the state of war the Armed Forces of Canada have been greatly augmented and enlarged and the said paragraph (j) referred to above is now inadequate to describe all persons whom it was originally intended to except from the operation of the said Act;

And whereas by reason of the existence of the state of war it is necessary to amend the said paragraph (j) of Part II of the First Schedule to the said Unemployment Insurance Act so as to express its true intent and meaning;

And whereas it is intended to recommend to Parliament that the said Act be appropriately amended at the earliest possible date;

And whereas the Minister of Labour reports that pending the amendment of the said Act by Parliament it is urgent that the said provision of the Act be clarified to assist in dealing with applications for Unemployment Insurance benefit by persons now being discharged from the various branches of His Majesty's Naval, Military or Air Forces;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that paragraph (j) of Part II of the First Schedule to the Unemployment Insurance Act, 1940, as amended, shall be interpreted as referring to employment as a member of any branch of His Majesty's Naval, Military or Air Forces, or the Royal Canadian Mounted Police.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Defence Air Regulations, 1942

P.C. 9792

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 24th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Munitions and Supply reports that it now becomes necessary to implement a recommendation made by the Interdepartmental Committee on Air Transport Policy, as approved by the Cabinet War Committee on July 15, 1943, reading as follows:—

"That, in order that military control be exercised over air transport in the whole area, the Yukon Territory and those portions of Alberta and the Northwest Territories through which the Northwest Staging Route passes be declared a prohibited area under the Defence Air Regulations, 1942."

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply, is pleased to amend The Defence Air Regulations, 1942, as made and established by Order in Council, P.C. 3900, of May 11, 1942, as subsequently amended, and they are hereby further amended,—

(a) By renumbering, as Paragraph 22, Paragraph 21 of Schedule "A" thereto, "List of Prohibited Areas", and

(b) By adding to said Schedule "A",
as Paragraph 21, the following:—

"21. That portion of the Province of Alberta bounded on the east by a line drawn from the northwest corner of Township 52, Range 22, west of the fourth Meridian, (2 miles south of Bremner, 8 miles east of Edmonton), northwesterly to the intersection of the 60th parallel of latitude with the 120th Meridian, on the west of the Alberta-British Columbia Boundary southerly to its intersection with the fourteenth base line or the parallel of latitude forming the north boundary of Township 52 and on the south by this said fourteenth base line from its intersection with the British Columbia-Alberta Boundary easterly to the northwest corner of Township 52, Range 22, west of the fourth Meridian."

as Paragraph 23, the following:—

"Northwest Territories
23. Northwest Territories

That portion of the Northwest Territories bounded on the south by the 60th parallel of latitude from its intersection with the 120th Meridian westerly to its intersection with the Northwest Territories-Yukon Boundary, on the west by the said Northwest Territories-Yukon Boundary northerly to its intersection with

the 65th parallel of latitude, on the east by a line drawn from the said intersection of the Northwest Territories-Yukon Boundary and the 65th parallel of latitude to the intersection of the 60th parallel of latitude and the 120th Meridian."

as Paragraph 24, the following:—

"Yukon Territory

24. Yukon Territory

The whole of the Yukon Territory.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending P.C. 2326, May 10, 1943—prisoners of war employed on labour projects

P.C. 9793

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 24th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas it is provided by Order in Council P.C. 2326 of May 10, 1943 (paragraph 10), that expenses and costs incurred by the Minister of Labour and by any other Department or Agency in Canada, in connection with the employment, care, maintenance and security of prisoners of war employed on labour projects, should be paid out of the moneys appropriated by Parliament to carry out measures deemed necessary in consequence of a State of War and placed at the disposal of the Minister of Labour for such purposes;

And whereas the Minister of Labour reports that he is advised:—

(1) That the accounting procedure involved in allocating such expenses incurred by the Department of National Defence, in connection with the administration of prisoners of war internment operations as might be properly chargeable to and recoverable from the Department of Labour, under the provisions of the foregoing Order in Council, will involve a substantial amount of accounting work and consequent time of accounting staff; and

(2) That, in the circumstances, it appears expedient that the expenditures of the Departments of Labour and National Defence, in connection with prisoners of war, be provided for from the moneys allotted from the War Appropriation to the respective Departments for such purposes; and

(3) That the Comptroller of the Treasury is in agreement with the foregoing proposals; and

(4) That it is therefore expedient to amend the provisions of Order in Council P.C. 2326 of May 10, 1943, accordingly;

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, concurred in by the Associate Minister of National Defence, and under the authority of the War Measures Act, is pleased to amend Order in Council P.C. 2326 of May 10, 1943, and it is hereby amended by deleting paragraph ten thereof and substituting the following therefor:—

"(10) All expenses and costs incurred by the Minister of Labour, in connection with the employment, care, maintenance, and security of such prisoners of war, shall be paid out of the moneys appropriated by Parliament to carry out measures

deemed necessary in consequence of the existence of a state of war and, an immediate initial appropriation of \$25,000 is hereby made to be placed at the disposal of the Minister of Labour for such purposes."

and that such amendment shall be effective as of the date of Order in Council P.C. 2326 of May 10, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting onions from customs duty, etc.

P.C. 9796

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 24th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas imports of onions, in their natural state, are admitted duty free under the British Preferential Tariff but are subject to a customs duty of 30 per cent ad valorem under both the Intermediate and General Tariffs;

And whereas the Minister of Finance reports that the quantity of onions in stock on December 1, 1943, was about 40 per cent of the quantity in stock on December 1, 1942; and

That the Foods Administration of The Wartime Prices and Trade Board recommends that the customs duty of 30 per cent ad valorem be eliminated on imports of onions from any country during the period January 1, 1944, to April 30, 1944.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports from any country of onions, in their natural state (not to include onions grown with tops, shallots, and onion sets), be exempt from customs duty during the period January 1, 1944, to April 30, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council

Order in Council appointing J. Gordon Fogo to the Advisory Committee on Economic Policy

P.C. 9812

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 24th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Prime Minister and President of the Privy Council, is pleased to appoint and doth hereby appoint J. Gordon Fogo, Esquire, K.C., Associate Co-ordinator of Controls, Department of Munitions and Supply, a Member of the Advisory Committee on Economic Policy, constituted by Order in Council of the 23rd January, 1943, P.C. 608, vice R. A. C. Henry, Esquire, who has severed his connection with the said Department.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking Section 6 of the Regulations re construction and construction materials

P.C. 9833

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 28th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 660 of January 30, 1942, Regulations Respecting Construction and Construction Materials and the Installation of Equipment were established;

And whereas the Acting Minister of Munitions and Supply reports that it is desirable to revoke Section 6 of the said Regulations which provides penalties for breaches of the said Regulations and Orders of the Controller, as such matters are now covered with respect to all Controllers' Regulations and Orders by the Wartime Industries Control Board Regulations established by Order in Council P.C. 6835 of August 29, 1941, as amended;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply, is pleased to amend the Regulations Respecting Construction and Construction Materials and the Installation of Equipment, made by Order in Council P.C. 660 of January 30, 1942, as amended and they are hereby further amended by revoking Section 6 thereof.

H. W. LOTHROP,

Associate Clerk of the Privy Council.

Order in Council appointing A. W. Brown a Deputy Steel Controller

P.C. 9834

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 28th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 8053 of September 9, 1942, Regulations Respecting Steel were established and Frederick Binns Kilbourn was appointed Steel Controller;

And whereas, the Acting Minister of Munitions and Supply reports that it is desirable to appoint A. W. Brown, of Ottawa, Executive Assistant to the Steel Controller, a Deputy Steel Controller;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply and pursuant to the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to appoint and doth hereby appoint A. W. Brown, of Ottawa, Executive Assistant to the Steel Controller, a Deputy Steel Controller, effective December 14, 1943.

H. W. LOTHROP,

Associate Clerk of the Privy Council.

Order in Council re use of an inhibitor of mould growth in the manufacture of processed cheese

P.C. 9836

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 28th day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the acting Minister of Pensions and National Health reports that it is the opinion of officers of the Department of Pensions and National Health, which opinion is concurred in by officers of the Department of Agriculture, that, in the manufacturing and marketing of certain foods, mould contamination causes spoilage and loss and that the usual methods of combating the organisms creating such contamination require the employment of such devices as air filters and special wrappers;

That he is further advised that because of war conditions, machinery for air conditioning and wrappers of metallic foil for packages are not readily obtainable; and

That it has been represented to the Department that in the case of processed cheese such contamination may be inhibited by the introduction of a small quantity of propionate into the cheese while being processed.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Pensions and National Health, concurred in by the Minister of Agriculture and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that notwithstanding the provisions of any statute or other law, a manufacturer of processed cheese may use as an ingredient of such cheese a small quantity of a propionate as an inhibitor of mould growth, and such use shall be deemed not to be an adulteration of food within the meaning of the Food and Drugs Act.

H. W. LOTHROP,

Associate Clerk of the Privy Council.

Order in Council establishing The Fertilizer Freight Assistance Regulations.

P.C. 8/9868

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 29th December, 1943.

The Board had under consideration a memorandum from the Honourable the Minister of Agriculture reporting:—

“That by Order in Council dated the 29th day of June, 1942, P.C. 5482, regulations were established which authorized the payment of subventions on fertilizers until the 31st day of December, 1943;

That the same general situation continues with respect to the need of encouraging the use of fertilizers in crop production;

That in the past year the list of essential crops has changed to include most field, orchard and garden crops and therefore assistance to encourage the use of fertilizers on specified crops should be discontinued;

That assistance should be continued and extended with respect to freight allowances for equalizing the cost of fertilizers to farmers and encouraging their use in the production of food and other essential crops;

That the total cost of this program in 1944 should not exceed \$725,000;

That to facilitate the obtaining of supply of fertilizers and arranging for their proper distribution in 1944, it is essential that Government policy in this respect be now determined.

The undersigned, therefore, on the report of the Agricultural Supplies Board, recommends that Your Excellency in Council, under the authority of the War Measures Act, do

(a) approve the expenditure of an amount not exceeding \$725,000 in the calendar year 1944 for the said purposes, chargeable to moneys allotted from the War Appropriation to the Department of Agriculture for use of the Agricultural Supplies Board,

(b) approve the regulations hereto attached."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

THE FERTILIZER FREIGHT ASSISTANCE REGULATIONS

1. In these regulations:

- (a) "Administrator" means the Administrator of Fertilizers and Pesticides.
- (b) "Fertilizer" means any product containing nitrogen, phosphoric acid or potash of a kind, formula or analysis prescribed by the Administrator.

2. The Administrator, with the approval of the Agricultural Supplies Board, may pay subsidies representing the cost or any part thereof in excess of \$1.00 per ton on account of the transportation of any shipment of fertilizer for use in crop production in 1944 made from a fertilizer manufacturing or wholesale distribution point to any point of fertilizer distribution to farmers in the provinces of Prince Edward Island, Nova Scotia, New Brunswick, Quebec, Ontario and British Columbia.

3. Such subsidy may be paid to a fertilizer dealer, agent, co-operative, or other distributor who presents to the Administrator a bona fide claim for reimbursement of the difference between the actual cost of transportation which he has paid on a shipment and the said \$1.00 per ton. The said claim shall be made in such form and manner and contain such information as may be required by the Administrator and shall have attached thereto the receipted bill of lading, freight bill or copy thereof certified as true.

4. The subsidy that may be paid on account of any shipment shall not exceed \$2.50 per ton unless the claimant has received prior to the date of the bill of lading, written authorization from the Administrator to make such shipment.

5. The published car-lot rail or water rates shall be used when calculating the subsidy on any rail or water shipments, and when the shipping is by truck, no subsidy shall be paid when the trucking distance is within 10 miles of the fertilizer plant, and in no case shall the amount of the subsidy exceed that calculated from the published car-lot rates to the nearest railhead point where the buyer would otherwise take delivery of the fertilizer.

6. Any farmer or other purchaser who takes delivery of fertilizer from any shipment in respect of which a distributor presents a subsidy claim, shall, according to quantity taken, be allowed by the said distributor, the full saving in transportation cost resulting from such subsidy claim.

7. Payment under these regulations may be withheld or refused if for any reason the Administrator is not satisfied in all respects with any claim for payment or the amount of the subsidy claimed.

8. Every person shall be guilty of an offence under these regulations and liable on summary conviction to a fine of not more than three hundred dollars or to imprisonment for a term of not more than three months, or both, who,

(a) with respect to any claim, information or return under these regulations submits any false or misleading information or makes any false statement therein;

(b) falsely claims to be entitled to any payment under these regulations.

Order in Council amending P.C. 104/3546, 30th April, 1942, pensions to merchant seamen, fishermen, etc.

P.C. 126/9868

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 29th December, 1943.

The Board had under consideration a memorandum from the Honourable the Minister of Pensions and National Health concurred in by the Honourable the Minister of Transport reporting:

"That Clause 5 of Order in Council P.C. 104/3546, dated 30th April, 1942, relating to pensions payable in respect of merchant seamen, fishermen and their dependents reads as follows:—

'No pension shall be payable under these regulations unless application is made therefor within one year after the occurrence of the death or incurment of the injury resulting in disability on account of which pension is claimed.'

That hardship has resulted in some instances because lack of communication facilities prevented the disabled person from filing a claim within the prescribed time limit.

That in some cases eligible dependents did not actually receive definite advice of the death of the mariner or fisherman concerned until the time limit had lapsed.

And that, in order to provide some amelioration the Canadian Pension Commission should be given discretion to extend the time limit when, in its opinion, such extension is warranted.

Now, therefore, the undersigned has the honour to recommend that under and by virtue of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, Your Excellency in Council be pleased to order as follows:—

That Order in Council P.C. 104/3546, dated 30th April, 1942, be amended by inserting a section immediately following Section 5, such section to be known as 5A, and to read as follows:—

Notwithstanding anything contained in the next preceding section, the Canadian Pension Commission may, on special application in that behalf, extend the time limit prescribed by Clause 5 of the said Order in Council within which an application must be made."

The Board concur in the above report and recommendation and submit the same for favourable consideration.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

Order in Council amending the National Selective Service Mobilization Regulations

P.C. 9919

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 31st day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that it is necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war to amend The National Selective Service Mobilization Regulations in the manner hereinafter set forth;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act and the National Resources Mobilization Act, 1940, is pleased to amend The National Selective Service Mobilization Regulations and they are hereby amended by adding thereto immediately following Section 25 the following:—

25A. (1) When so required by an Order of the Minister, every person, including His Majesty in right of Canada or of any province of Canada shall, on or before a day specified in the order, complete and file with the Registrar a report in prescribed form concerning each designated man and each man described in paragraphs (h) to (k) inclusive of subsection two of section three in his employ, unless the man, before that day produces for his inspection

- (a) a certificate in prescribed form of discharge from active service during the present war in His Majesty's Canadian naval, military or air forces;
- (b) a certificate in prescribed form that he applied to enlist for active service in the Canadian Army during the present war and was rejected;
- (c) a certificate in prescribed form that he reported for military training in the Canadian Army as required by these regulations or The National War Services Regulations, 1940 (Recruits) and was rejected;
- (d) an uncancelled certificate that he is not required to report for military training, issued under subsection seven of section seven;
- (e) a certificate by the Registrar that he has been granted postponement of his military training under these regulations to a day subsequent to that on or before which the report is required to be made; or
- (f) any other prescribed certificate or document.

(2) A man shall, for the purposes of this section, be deemed to be in the employ of a person

- (a) if he is his apprentice; or
- (b) if the Minister has, by a specific order or an order of general application, directed that the relationship between them shall be deemed to be a contract of service but a man shall be deemed not to be in the employ of any person in respect of part time subsidiary employment that is not his principal means of livelihood.

(3) The Minister may, by order, direct that a man or a group or class of men shall be deemed not to be in the employ of any person for the purposes of this section.

(4) Every man who is, or is for the purposes of this section deemed to be, in the employ of any person shall answer truthfully each question asked of or submitted to him orally or in writing by or on behalf of the employer for the purpose of ascertaining whether he is a designated man or for the purpose of completing a form pursuant to subsection one of this section and shall, upon a request made by or on behalf of the employer, if possible, produce as soon as possible for the employer's inspection

- (a) a birth certificate or other reasonably satisfactory evidence of his age; or
- (b) one of the certificates referred to in subsection one of this section.

(5) Every person required to make a report by subsection one of this section shall, before filing the same with the Registrar,

- (a) complete the report in triplicate, in the manner indicated by the prescribed form;
- (b) submit the same to the employee to be signed by him in the place prescribed for his signature and allow him to retain one copy thereof; and
- (c) if the employee refuses to sign the form as required, sign the report on the employee's behalf at the same time certifying thereon that the employee has refused to sign; and
- (d) sign the same in the place prescribed for his signature.

(6) Anything required to be done by a person under this section may be done by one of his officers or servants acting within the scope of his employment.

(7) If any person is guilty of the offence of failing to comply with any of the provisions of this section, any of his officers or servants, and in the case of a corporation any of its directors, who assented to or acquiesced in the commission of the offence is a party to and guilty of the offence.

(8) Every employer who contravenes any of the provisions of this section is guilty of an offence and liable on summary conviction to a fine of not less than twenty-five dollars and not more than one thousand dollars or to a term of imprisonment not exceeding two years plus a day or to both such fine and such imprisonment.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

Order in Council transferring functions of Advisory Committee on Reconstruction to Advisory Committee on Economic Policy

P.C. 9946

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 31st day of December, 1943.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 6874 of September 2, 1941, the Committee on Reconstruction was established to examine the general question of post-war reconstruction and recommend what government facilities should be established to deal with the question;

And whereas the President of the Privy Council reports that the Committee on Reconstruction, in the performance of their duties have considered certain phases of post-war reconstruction and have, from time to time, submitted reports thereon for consideration by the government;

That by Order in Council P.C. 608 of January 23, 1943, the Advisory Committee on Economic Policy were charged, in addition to their other functions, with planning and organizing the activities of departments and agencies of government in the field of reconstruction, as well as conducting investigation and study of post-war problems in co-operation with the Committee on Reconstruction, and the preparation and submission of appropriate reports and recommendations to the government;

That by Order in Council P.C. 609 of January 23, 1943, Order in Council P.C. 6874 of September 2, 1941, was revoked and the Committee on Reconstruction was reconstituted with similar functions, as the Advisory Committee on Reconstruction, and made responsible to the President of the Privy Council;

That on September 24, 1943, the final report of the Advisory Committee on Reconstruction was submitted to the government;

That the government have also received the final reports of the various sub-committees established by the Advisory Committee on Reconstruction;

That the unanimous advice and recommendation of the Advisory Committee on Reconstruction, as contained in their said final report, was that the time had arrived when detailed responsibility for reconstruction planning should be undertaken by full time members of the government staff; and that the functions of the Advisory Committee on Reconstruction be merged with those of the Advisory Committee on Economic Policy; and

That the said advice and recommendation has been accepted by the government.

Therefore, His Excellency the Governor General in Council, on the recommendation of the President of the Privy Council, is pleased to revoke Order in Council P.C. 609 dated January 23, 1943, and it is hereby revoked as of January 1, 1944.

His Excellency in Council, on the same recommendation and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that effective January 1, 1944, the functions of the Advisory Committee on Reconstruction be transferred to the Advisory Committee on Economic Policy as reconstituted by Order in Council P.C. 608 of January 23, 1943.

H. W. LOTHROP,
Associate Clerk of the Privy Council.

Order in Council re-establishing the Wartime Industries Control Board Regulations

P.C. 3

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Wartime Industries Control Board was created by Order in Council P.C. 2715 of June 24, 1940, all the operative provisions of which were rescinded by Order in Council P.C. 6835 of August 29, 1941, which established the Wartime Industries Control Board Regulations;

And whereas the said Regulations were amended by Orders in Council P.C. 7824 of October 8, 1941; P.C. 753 of February 5, 1942; P.C. 831 of February 5, 1942; P.C. 7513 of August 25, 1942; P.C. 1893 of March 16, 1943; P.C. 4660 of July 16, 1943 and P.C. 7202 of September 15, 1943;

And whereas the Acting Minister of Munitions and Supply reports that it is desirable to remove minor discrepancies in the said Regulations; to bring the powers of Controllers over prices and mark-ups into line with similar provisions of the Wartime Prices and Trade Regulations; to confer on all the Controllers powers possessed by most Controllers with respect to the keeping and production of records and the furnishing of information; to make certain changes respecting evidence and compensation and, in view of previous and proposed amendments, to rescind and re-issue the said Regulations in the form hereinafter set out;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply and pursuant to the War Measures Act and the Department of Munitions and Supply Act, is pleased to make and doth hereby make the following order, effective as of January 1, 1944:

ORDER

A. Orders in Council P.C. 2715 of June 24, 1940; P.C. 6835 of August 29, 1941; P.C. 7824 of October 8, 1941; P.C. 753 of February 5, 1942; P.C. 831 of February 5, 1942; P.C. 7513 of August 25, 1942; P.C. 1893 of March 16, 1943; P.C. 4660 of July 16, 1943; and P.C. 7202 of September 15, 1943; are revoked.

B. The portions set out in Schedule "A" hereto of the Orders in Council set out in the said Schedule are revoked.

C. The following Regulations are hereby established:

WARTIME INDUSTRIES CONTROL BOARD REGULATIONS

1. TITLE AND INTERPRETATION

(1) These Regulations and any amendment or addition thereto may be cited as the Wartime Industries Control Board Regulations.

(2) For the purposes of these Regulations except where the context otherwise requires,

(a) "Board" means the Wartime Industries Control Board re-established by Order in Council P.C. 6835 of August 29, 1941 and continued by this Order in Council;

(b) "Chairman" means any person appointed Chairman of the Board by the Governor General in Council;

(c) "Controller" means a Controller heretofore appointed and now in office, or hereafter appointed by the Governor General in Council on the recommendation of the Minister, and includes the Priorities Officer appointed pursuant to Order in Council P.C. 1169 of February 20, 1941;

- (d) "Mark-up" means the amount added to the cost price in figuring a selling price to cover overhead and profits;
- (e) "Minister" means the Minister of Munitions and Supply;
- (f) "Order" includes any regulation, licence, permit, prohibition, requirement, direction, restriction, limitation or instruction, made, given, issued or established by or under the authority of any Controller or the Board pursuant to any power conferred by or under these Regulations, or any other Regulation, Order in Council or Statute relating to a Controller or the Board.

2. MEMBERSHIP OF THE BOARD

The Board is hereby continued and shall consist of the following:

- (a) The Chairman; and
- (b) The Controllers; and
- (c) The Chairman of the Wartime Prices and Trade Board or any other person whom the Chairman of the Wartime Prices and Trade Board may designate for such purpose; and
- (d) Any other person appointed by the Minister as a member of the Board.

3. APPOINTMENT OF OFFICERS

The Chairman shall recommend to the Minister persons for appointment as Vice-Chairman, Secretary and/or other officers of the Board.

4. POWERS OF VICE-CHAIRMAN

The Vice-Chairman shall have the immunities and shall have and may exercise any and all of the powers of the Chairman.

5. MEETINGS

The Board shall have its headquarters in Ottawa and shall meet at the call of the Chairman, in Ottawa or at any place which he may select.

6. QUORUM

The Chairman and any other five members of the Board shall be a quorum for the transaction of its business. In the absence of the Chairman, the Vice-Chairman and any other five members shall be a quorum.

7. GENERAL POWERS, DUTIES AND IMMUNITIES OF THE BOARD

(1) *Powers and Duties*

It shall be the duty of the Board and it shall have power

- (a) To discuss all such problems as may be common to the members of the Board, or as may directly or indirectly arise from, or in connection with, the exercise of the powers or discharge of the duties of any one or more of them, or as may be brought forward for discussion by any such member, with a view to finding or suggesting a solution thereof.
- (b) To promote the co-ordination and integration of the functions and activities of the various members of the Board as between themselves and as between any one or more of them and any other Department or Departments, or agency or agencies of the Government with a view to:
 - (i) eliminating the possibility of measures being taken, or orders made, by any such member of the Board that might conflict, or be at variance with any measure taken or order made by any other such member or any such Department or agency; and
 - (ii) ensuring united, harmonious and co-operative action by all such members among themselves, and as between any one or more of them and any such other Departments and agencies of the Government, in the furtherance of the war program of Canada.
- (c) To discuss and analyse such other matters as may be laid before it by the Minister, the Chairman or any member, and, with the approval of the Chairman, to make recommendations thereon to the Minister.

- (d) To secure from any source information respecting existing or projected war needs involving the use of materials, power, manufacturing plants and facilities or transportation facilities, and, more particularly, to obtain from each of the fighting services and war purchasing agencies, as far in advance as possible, statements of their prospective needs in terms of values and of physical products, articles, commodities and things; and to co-ordinate and analyse the afore-mentioned information with a view to estimating the total requirements of the war program and to its evaluation in terms of materials, power, manufacturing plants and facilities and transportation facilities required.
- (e) To exercise such other powers and functions and discharge such other duties as may be conferred or charged upon it by the Governor General in Council or by the Minister.

(2) *Immunities*

The Chairman, each Controller, Deputy Controller, member of the Board and every person acting for or on behalf of or under the authority of any of them shall not be or become liable to any person for anything done or omitted in the exercise or purported exercise of any power or authority from time to time vested in them respectively.

8. POWER OF THE BOARD TO EXERCISE POWERS OF CONTROLLERS

Where any power is vested in, or any duty charged upon, any Controller such power and/or duty may, subject to the approval of the Chairman, be exercised and/or discharged by the Board, and in particular, and without restricting the generality of the foregoing, and subject to the same approval, the Board may make, give or issue any order by virtue thereof or with respect thereto that could be made, given or issued by such Controller; provided always that the making, giving or issuing of any such order, and/or the exercise of any such power, and/or the discharge of any such duty, shall also be and remain subject to any limitation, approval or concurrence thereof fixed or required by this or any other Order in Council.

9. GENERAL ORDERS OF CONTROLLERS

(1) In this section 9 of these regulations, the words "General Order" shall mean any order which purports to have general effect throughout Canada or in any part of Canada.

(2) No General Order shall, unless the Minister otherwise directs, be issued without the approval of the Chairman.

(3) The Chairman may, in his discretion, submit any General Order to the Board for consideration.

(4) Every General Order shall also be and remain subject to any limitation, approval or concurrence thereof fixed or required by the Order in Council conferring upon such Controller the power to make, give, issue or establish the same.

10. POWERS OF THE BOARD AND CONTROLLERS AS TO INQUIRIES

Each Controller and the Board may enter upon and conduct any investigation or inquiry which, in the opinion of such Controller or of the Chairman as the case may be, is necessary to enable such Controller or the Board respectively to exercise his or its power or to carry out or discharge his or its duties, and for such purpose such Controller (or the Chairman in the case of an investigation or inquiry conducted by the Board) shall have and exercise all powers of a commissioner duly appointed under part I of the Inquiries Act, being Chapter 99 of the Revised Statutes of Canada 1927 and amending Acts; and may engage the services of any person as provided in section 11 of the said Act.

11. POWERS OF CONTROLLERS OVER PRICES AND MARK-UPS

Notwithstanding the provisions of any other Order in Council, every Controller shall have power,

- (a) to fix specific or maximum or minimum prices or specific or maximum or minimum markups at which any articles, commodities, substances, goods, services or things over which he is given authority, jurisdiction or power, may be sold or offered for sale by or to any person; and

- (b) to prescribe the manner in which any such price or mark-up shall be ascertained; and
- (c) to prescribe what shall constitute or be included in any such price or mark-up; and
- (d) to prohibit purchase or sale at prices which are at variance with the prices or marks-ups so fixed or prescribed; and
- (e) to require any person to refund to any other person any amount received or collected in excess of any such price or mark-up.

Provided that the powers conferred by paragraphs (a), (b), (c) and (d) of this Section shall be exercisable only with the concurrence of the Wartime Prices and Trade Board.

12. ADDITIONAL POWERS OF CONTROLLERS

(1) Each Controller shall, in addition to all other powers, have power

- (a) to appoint, dissolve or discharge, and re-appoint such committee or committees as he shall deem advisable acting under such title or titles as he shall select and to appoint to, and discharge from, any such committee any person or persons that he shall name; the duties of any such committee to be to confer with and advise the Controller with respect to any matters coming within his jurisdiction which are referred to the committee by the Controller and to make recommendations to him with respect thereto; and
- (b) to order or require any person owning or having power to dispose of or being in possession of or producing or dealing in any article, commodities, substances, goods, services or things in relation to which the Controller is given authority, jurisdiction or power or any agent, employee or representative of any such person,
 - (i) to keep such books, accounts, and/or records as may from time to time be prescribed by the Controller either generally or specifically; and
 - (ii) to furnish to the Controller or to any other person, in such form and within such time as the Controller may prescribe, such facts, data and information as the Controller may deem necessary; and the Controller may, at his discretion, require the same to be furnished under oath or affirmation; and
 - (iii) to produce to any person authorized in writing for the purpose by the Controller, all or any books, records and/or documents, and to permit the person so authorized to make copies of, or take extracts from the same, and when the Controller deems necessary, to remove and retain any such books, records and/or documents.

(2) *Entry and Search for Records and Documents*

Where a Controller believes that any person has failed to produce books, records or documents, or to give full and complete information as required by such Controller under the authority of any regulation, he may authorize in writing under his hand a police officer, police constable or other person employed for the preservation and maintenance of the public peace, together with any other person named therein, to enter and search, if necessary by force, any building, receptacle or place, for books, records or documents which may contain information required by such Controller, and to seize the same and carry them before such Controller or such other person as such Controller may direct, to be held at the discretion of such Controller for such uses as he is authorized by any regulation to make.

(3) *General or Selective Exercise of Powers*

Each Controller may exercise each and every power conferred upon or vested in him either generally with respect to the whole subject matter thereof, or partially or selectively with respect only to a portion or portions of the subject matter thereof, and, without restricting the generality of the foregoing, the provision or provisions granting such power shall be deemed and construed to mean that such power is given, and may be exercised in respect of, and/or in relation to:

- (i) such person or thing in the plural or aggregate, or as, or in, a group or groups, as well as in the singular, as the Controller may specify; and

- (ii) any particular number or numbers of persons or number or numbers or part or parts of any thing or things, as well as all of such persons, thing or things, as the Controller may specify; and
- (iii) such person and/or thing either generally throughout Canada or in any particular province, place, area, zone or locality designated by the Controller; and
- (iv) such a person of any particular trade, industry, occupation, profession, group, class, organization, or society and/or such a thing of any particular kind, type, grade, classification, quality or species, as the Controller may specify; and
- (v) an indefinite, undetermined or unspecified time or such period or periods of time as the Controller may specify.

(4) *General Residuary Power*

The power conferred upon a Controller to make any order shall include power to provide in such order, by way of prohibition or otherwise, for any or all matters which the Controller deems necessary to the effective operation of such order.

13. INTERPRETATION OF CONTROLLERS' ORDERS

(1) *Approvals and Concurrences Conclusively Presumed*

Every order shall be conclusively deemed to have had any approval or concurrence requisite under the provisions of this or any other Order in Council and no person shall be bound or entitled to inquire as to whether or not such approval or concurrence has in fact been given or obtained.

(2) *Application of Interpretation Act*

The Interpretation Act and every provision thereof shall be applicable to and in respect of every order heretofore or hereafter made or given by or under the authority of the Board or a Controller.

(3) Every right, privilege, obligation or liability acquired, accrued, accruing or incurred under any such order which has been revoked prior to the effective date of these Regulations is hereby given the same legal validity, force and effect and shall be deemed to have been acquired, accrued or incurred or to be accruing in the same manner as if the Interpretation Act and every provision thereof had been applicable to or in respect of such Order.

(4) Any legal proceedings by way of remedy in respect of any such right, privilege, obligation or liability or in respect of any contravention of or failure to observe any such order which has been revoked prior to the effective date of these Regulations may hereafter be commenced or continued in the same manner and to the same extent as if the Interpretation Act and every provision thereof had been applicable to or in respect of such order.

14. SERVICE OF CONTROLLERS' ORDERS

Where a Controller orders or requires any person to do anything the order or requisition may be served by sending a copy thereof by registered post to the last-known residence or place of business of such person, or if such person is a corporation, by so sending it to the head office or to any branch or place of business of such corporation in Canada.

15. OFFENCES, PENALTIES AND PROSECUTIONS

(1) Any person who contravenes or fails to observe any order, or these Regulations, or any Order in Council conferring any power or authority upon any Controller, or who in any manner hinders or obstructs the Board or any Controller, or any person acting on behalf of or under the authority of any of them, or who makes any false statement or representation to, or for the use or information of, or pursuant to any Order made by or under the authority of, the Board or any Controller or to, or for the use or information of, any person acting on behalf of or under the authority of any of them, shall be guilty of an offence against these Regulations and shall be liable on summary conviction to a fine not exceeding five thousand dollars or to imprisonment for a term not exceeding two years, or to both fine and imprisonment,

but such person may, at the election of the Attorney General of Canada, or of the Province in which the offence is alleged to have taken place, be prosecuted upon indictment, and if convicted shall be liable to a fine not exceeding five thousand dollars, or to imprisonment for a term not exceeding five years, or to both fine and imprisonment; and where the person guilty of an offence is a company or corporation, every person who at the time of the commission of the offence was a director or officer of the company or corporation shall be guilty of the like offence unless he proves that the act or omission constituting the offence took place without his knowledge or consent or that he exercised all due diligence to prevent the commission of such offence, and any person who aids or abets any offence by a company or corporation, whether or not he is an officer or a director thereof, shall be guilty of such offence as a principal.

(2) No person shall attempt to commit, or aid or abet, or counsel or procure, the commission of any offence against these Regulations, or conspire with any person by any means whatsoever to commit such an offence, or enter into any transaction or arrangement designed for the purpose or having the effect of evading any order or these Regulations, or any Order in Council conferring any power or authority upon a Controller.

(3) No person shall, with intent to evade the provisions of any order or these Regulations, or any Order in Council conferring any power or authority upon a Controller, destroy, mutilate, deface, alter, secrete or remove any books, records or property of any kind.

(4) A prosecution under Part XV of the Criminal Code for any offence against these Regulations may be commenced at any time within twelve months from the time of its commission.

(5) In any proceedings upon summary conviction, any charge may include several offences against these Regulations committed by the same person and any number of charges against such person may be included in one and the same information; and all such charges may be tried concurrently and one conviction for any or all of such offences may be made, which conviction may but need not provide a separate penalty for each such offence.

(6) For the purposes of the prosecution of a person for an offence against these Regulations the offence shall be deemed to have been committed either at the place where it was actually committed or at any place in Canada in which the offender resides or carries on business or is found or apprehended or in custody.

16. EVIDENCE

(1) In any proceedings in any court

(a) any document certified by the Chairman, Vice-Chairman, Secretary or Assistant Secretary of the Board to be a true copy of an Order shall be received as conclusive evidence that such order was made and issued and that such document is a true copy thereof;

(b) any document purporting to be signed or counter-signed by the Chairman, Vice-Chairman, Secretary or Assistant Secretary of the Board, shall be received in evidence without proof of the signature or official character of the Chairman, Vice-Chairman, Secretary or Assistant Secretary, as the case may be;

(c) evidence of any order or other document may be given by the production of a copy, thereof purporting to be printed by the King's Printer for Canada but nothing herein contained shall require proof thereof by such mode;

(d) the affidavit of a Controller, an Associate Controller or a Deputy Controller that he has knowledge of the facts, and that an annexed document is a true copy of an order, form or other document shall be received as *prima facie* evidence that such order, form or other document was made, issued or prescribed and that such document is a true copy thereof.

(2) Where, by any Order in Council or order, provision is made for any person to file, forward or deliver any document with or to the Board or a Controller, or any agent or representative of any of them, an affidavit of any officer or employee of the

Department of Munitions and Supply or any representative of any such officer, sworn before any Commissioner or other person authorized to administer oaths, that he has charge of the appropriate records and that after careful examination and search of such records he has been unable to find in any given case that any such document has been filed with or received by him, shall be received as *prima facie* evidence that no such document was so filed, forwarded or delivered;

(3) In any Court, the affidavit of any officer or employee of the Department of Munitions and Supply or any representative of any such officer, sworn before any commissioner or other person authorized to administer oaths, that he has charge of the appropriate records and that an annexed document is a document or a true copy of a document filed with or received by the Board or a Controller, or by any office, officer or representative of any of them shall be received as *prima facie* evidence of such facts as stated in the affidavit.

(4) Where evidence is offered by affidavit pursuant to paragraph (d) of subsection (1) or subsections (2) or (3) of this Section it shall not be necessary to prove the official character of the person making the affidavit if that information is set forth in the affidavit, nor shall it be necessary to prove the signature or official character of the person before whom such affidavit was sworn.

(5) In any proceedings for an offence against these Regulations

(a) the original or a copy of any sales slip, charge slip, invoice, voucher, book of account, bill, monthly statement, or other document whatsoever, which is proved on behalf of the prosecution to have been found in or produced from the possession of the accused or his agent or to have been issued by him or his agent and which records or purports to record the price, date, subject matter or other particulars of a sale or purchase shall be *prima facie* evidence that a sale or purchase as indicated therein was made by or on behalf of the accused;

(b) the original or a copy of any catalogue, price list, handbill, circular letter, pamphlet, card, poster, price-tag or price-marking, letter of quotation, tender, advertisement or other document whatsoever, which is proved on behalf of the prosecution to have been found in or produced from the possession of the accused or his agent or to have been issued or published by or on behalf of the accused, and which records or purports to record the price, date, subject-matter, or other particulars of an offer to sell shall be *prima facie* evidence that an offer to sell as indicated therein was made by or on behalf of the accused;

(c) proof of an invitation for offers to buy shall be proof of an offer to sell.

(6) *Burden of Proof of Licence or Exemption*

Where any person is charged with an offence against these Regulations, it shall not be necessary for the prosecuting authority to establish that the person so charged did not possess or had not been granted a licence, or had not been exempted from the relative provisions of any relevant Order or Regulations, or had not received any permission required by any relevant Order or Regulations for any act or omission, and if the person so charged pleads or alleges that he had or had been granted such a licence, or had been so exempted or had received such permission, the burden of proof thereof shall be on the person so charged.

17. COMPENSATION

Whenever any property or the use thereof has been appropriated pursuant to the provisions of any order, or these Regulations, or any Order in Council conferring any power or authority upon any Controller and compensation is to be made therefor and has not been agreed upon, the claim shall be referred by the Minister of Justice to the Exchequer Court, or to a Superior or County Court of the Province within which the claim arises, or to a judge of any such Court.

A. D. P. HEENEY,
Clerk of the Privy Council.

SCHEDULE "A"

Section 4 of the Regulations Respecting Aircraft Production set forth in Order in Council P.C. 5387 of June 25, 1942.

Section 4 of the Regulations Respecting Chemicals set forth in Order in Council P.C. 4996 of July 10, 1941.

Section 5 of the Regulations Respecting Construction and Construction Materials and the Installation of Equipment set forth in Order in Council P.C. 660 of January 30, 1942.

Section 4 of the Regulations Respecting Coal and Coke set forth in Order in Council P.C. 1752 of March 5, 1943.

Section (3) of the Regulations Respecting Machinery and Machine Tools set forth in Order in Council P.C. 4101 of August 22, 1940.

Section 4 of the Regulations Respecting Metals set forth in Order in Council P.C. 5225 of June 19, 1942.

Section 3 of the Regulations Respecting Motor Vehicles set forth in Order in Council P.C. 1121 of February 13, 1941.

Section (3) of the Regulations Respecting Oil set forth in Order in Council P.C. 1195 of February 19, 1941.

Section 5 of the Regulations Respecting Power set forth in Order in Council P.C. 9246 of November 26, 1942.

Section 4 of the Regulations Respecting Rubber set forth in Order in Council P.C. 9995 of November 3, 1942.

Sections (4) and (5) of the Regulations Respecting Ship Repairs set forth in Order in Council P.C. 2510 of April 17, 1941.

Section 4 of the Regulations Respecting Steel set forth in Order in Council P.C. 8053 of September 9, 1942.

Section 4 of the Regulations Respecting Supplies set forth in Order in Council P.C. 6391 of August 19, 1941.

Section 3 of the Regulations Respecting Timber set forth in Order in Council P.C. 2716 of June 24, 1940.

Section 4 of the Regulations Respecting Transit set forth in Order in Council P.C. 6131 of August 12, 1941.

Section 4 of the Regulations Respecting Wood Fuel set forth in Order in Council P.C. 4362 of May 28, 1943.

PART II
Miscellaneous Administrative Orders

WM No. 39

Sixth Revision

Supplement No. 13

MEMORANDUM

(CUSTOMS DIVISION)

Ottawa, 27th December, 1943.

To Collectors of Customs and Excise, and others concerned:

Export Permits

Effective on and after December 20, 1943 (P.C. 9626; 17/12/43), the following is added to the list of commodities requiring an export permit before being shipped from Canada to any destination:

Group 2 *Animal and Animal Products*

Goldeyes, fresh, frozen or smoked.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

PART III
Wartime Prices and Trade Board
(Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 354

Respecting Maximum Prices for Retail Cuts of Lamb

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

Introduction

1. This Order comes into force on January 3, 1944 and revokes and replaces Board Order No. 322. It fixes maximum prices for the period of approximately six months commencing January 3rd and ending June 30th, 1944, on sales of lamb at retail by persons in the zones established by Order No. 196 of the Board. On and after the effective date of this Order the provisions of Sections 6, 7 and 8 of Order No. 196 (as amended by Orders Nos. 304 and 353) which fix the maximum prices at which lamb may be sold at retail, shall apply ONLY to sales of lamb at retail by persons outside those zones.

Index to Parts

- Part I—General Provisions Applying to Sales at Retail
- Part II—Maximum Retail Prices
- Part III—Records of Sales and Purchases
- Part IV—Additional Payments and Considerations
- Part V—Definitions of Authorized Retail Cuts

PART I—GENERAL PROVISIONS APPLYING TO SALES AT RETAIL

Meaning of Certain Words

2. For the purposes of this Order

- (a) "carcass", "side", "pair of fronts", "pair of hind quarters", "wholesale cut", and "zone" shall have the same meaning respectively, as set forth in said Board Order No. 196 as amended;
- (b) "hind quarter" means a hind quarter cut to include not more or less than 8 full rib bones;
- (c) "retail cut" means any of the retail cuts of lamb named and numbered in the Schedule to this Order, defined in Section 17 and which are outlined and similarly numbered on the Standard Retail Cutting Chart forming part of the Retail Lamb Chart which is chart No. 1 of this Order;
- (d) the word "sell" as used in this Order also covers an offer to sell, and the word "buy" also covers an offer to buy.

Cutting of Lamb

3. (1) No person in a zone shall sell at retail any retail cut of lamb unless it is a retail cut named in the said Schedule.

(2) Every retail cut sold at retail in a zone shall be cut in accordance with the Retail Lamb Chart and with the definition of that retail cut set forth in Section 17.

(3) This Section does not prevent a person from selling at retail any wholesale cut of lamb in accordance with Section 12.

Limitation on Retailer's Cost

4. (1) No person selling lamb at retail in any zone shall buy or otherwise acquire, and no person shall buy or otherwise acquire on his behalf, any carcass, side, or wholesale cut of lamb at a total delivered cost in excess of the lawful maximum price on sales at wholesale of the same in that zone together with actual transportation charges from the railway station nearest to the buyer's place of business if delivery is by railway or by transshipment by railway or, if delivery is by boat or by transshipment by boat from the dock at the boat's port of call nearest to his place of business.

(2) For the purposes of this Section,

- (a) any person who acquires any lambs and slaughters them or causes them to be slaughtered for him, shall be deemed to have acquired lamb;
- (b) any person selling lamb at retail who operates a branch of his business or otherwise operates more than one place of business shall, in respect of each such branch or place of business, be deemed to be a separate buyer of lamb.

Prices Subject to Review

5. The prices and markups of all persons selling lamb at retail shall be subject to periodic examination by any authorized representative of the Board, and any such representative may apply such tests and require any person to submit to such lamb cutting or other tests as may be authorized by the Board.

Displaying Lamb Price Chart and Retail Lamb Chart

6. Every person selling lamb at retail in a zone shall display and keep displayed in his place of business where they are available to be seen and examined by his customers, a copy (provided by the Board) of

- (a) the Lamb Price Chart, being a display card, on which is printed the list of retail cuts and opposite each retail cut the maximum retail price of each kind of lamb, as set forth in the Schedule to this Order for that retail cut in the zone in which the seller's place of business is situated; and
- (b) the Retail Lamb Chart which is chart No. 1 to this Order; however the retention and display of the Retail Lamb Chart to Order No. 322 shall be a sufficient compliance with the requirement of this clause.

PART II—MAXIMUM RETAIL PRICES ON SALES BY PERSONS IN ZONES

Sales of Spring Lamb

7. (1) Every person selling spring lamb at retail in any zone shall regulate his selling prices for the various cuts or portions so that the aggregate price received or charged by him during the period January 3rd to June 30th, 1944, inclusive, for all cuts and portions from any carcass, side or wholesale cut of spring lamb purchased or otherwise acquired by him shall not exceed the total of

- (a) his actual delivered cost of that carcass, side or wholesale cut of spring lamb but not exceeding the lawful maximum price at which the same may be sold to him at wholesale including transportation to his place of business (except the difference between freight and express charges, if any, included in such cost); and
- (b) a markup not exceeding 26 per cent of his selling price.

8. Every person selling spring lamb at retail in any zone during the said period January 3rd to June 30th, 1944, inclusive, shall attach to or otherwise display on his Lamb Price Chart in his place of business a list of the maximum prices established under the provisions of Section 7 for sales by him at retail of all retail cuts of spring lamb during the said period.

Sales of Winter-Fed Lamb

9. The maximum price at which a person in a zone may sell any retail cut of winter-fed lamb at retail during the period January 3rd to June 30th, 1944, inclusive, shall be the price set forth in Part I of the said Schedule for sales of that retail cut of winter-fed lamb in that zone.

Sales of Frozen Lamb

10. (1) The maximum price at which a person in a zone may sell any retail cut of frozen lamb at retail during the period January 3rd to March 31st, 1944, inclusive, shall be the price set forth in Part II of the said Schedule for sales of that retail cut of frozen lamb in that zone during that period.

(2) The maximum price at which a person in a zone may sell any retail cut of frozen lamb at retail during the period April 1st to June 30th, 1944, inclusive, shall be the price set forth in Part III of the said Schedule for sales of that retail cut of frozen lamb in that zone during that period.

Sales at Retail of Kosher Lamb

11. Every person selling kosher lamb at retail in any zone shall regulate his selling prices for the various cuts or portions so that the aggregate price received or charged by him for all cuts and portions from any pair of fronts of kosher lamb purchased or otherwise acquired by him shall not exceed the total of

(a) his actual delivered cost of that pair of fronts of kosher lamb but not exceeding the lawful maximum price at which it may be sold to him at wholesale under this Order, including transportation to his place of business (except the difference between freight and express charges, if any, included in such cost); and

(b) a markup not exceeding 26 per cent of his selling price.

Retail Selling Prices of Wholesale Cuts

12. (1) "wholesale cut" means one of the specified cuts defined in Section 4 of said Order No. 196 as amended.

(2) The maximum price per pound at which a person may sell at retail any wholesale cut during the period January 3rd to June 30th, 1944, inclusive, in any zone shall be the sum of the following:

(a) (i) if he purchased the wholesale cut in that form, his lawful delivered cost of that wholesale cut as fixed by the other provisions of this Order (except the difference between freight and express charges, if any, included in such cost); or

(ii) if the wholesale cut was derived from a carcass or side purchased by him, the maximum price at which that wholesale cut may be sold to him at wholesale as fixed by said Order No. 196 as amended, PLUS actual transportation charges from the railway station or dock at the port of call, as the case may be, nearest to his place of business; and

(b) a markup not exceeding 10 per cent of his selling price.

PART III—RECORDS OF SALES AND PURCHASES

13. Every person who sells lamb at retail shall immediately upon receipt by him of such lamb purchased or otherwise acquired by him prepare and shall thereafter keep at the place of business at which he receives the lamb a written record showing:—

(a) the date of purchase or acquisition;

(b) the name and complete address of his supplier;

(c) whether the lamb was purchased in the form of a carcass, side, or wholesale cut;

(d) the weight and actual price per pound of the lamb purchased by him;

- (e) any freight or express charges actually paid by him and that may be charged by his supplier;
- (f) actual transportation charges, if any, from his receiving point to his place of business; and
- (g) in respect of lamb acquired by him by slaughtering lambs or having lambs slaughtered for him, the name and complete address of his supplier of the lambs, the date of purchase, the weight and price paid for the lambs and the dressed weight of each carcass and its actual cost delivered to his place of business.

Inspection of Records and Invoices

14. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished to him by his supplier in accordance with this Order, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

Retail Sales Slips

15. Every person who sells lamb at retail shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the weight and name of the retail cut and the price charged.

PART IV—ADDITIONAL PAYMENTS AND CONSIDERATIONS

16. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any lamb or received by the seller from any person in connection with the sale of any lamb shall constitute part of the price for such lamb.

PART V—DEFINITIONS OF AUTHORIZED RETAIL CUTS

Definitions of Retail Cuts

17. For the purposes of this Order,
- (1) "leg, full cut, whole or half" means the posterior portion of a hind quarter obtained by cutting horizontally at the pin bone;
 - (2) "leg, short cut" means that portion of a leg, full cut remaining after the sirloin or chump has been removed;
 - (3) "sirloin or chump chops" means that portion of a leg, full cut extending from the pin bone to the hip knuckle joint;
 - (4) "loin, whole, flank on, kidney and kidney suet out" means the anterior portion in one piece of a hind quarter remaining after the leg, full cut, kidney and kidney suet have been removed;
 - (5) "loin, whole, flank off, kidney and kidney suet out" means that portion of a loin, whole, flank on, kidney and kidney suet out remaining after the flank has been removed;
 - (6) "loin roast or chops, tenderloin end" means that portion of a loin, whole, flank off, kidney and kidney suet out remaining after the loin rib roast or chops have been removed;
 - (7) "loin rib roast or chops" means that portion, cut to include not more or less than 8 full rib bones, of a loin, whole, flank off, kidney and kidney suet out, remaining after the tenderloin end has been removed;
 - (8) "flank" means that portion of a hind quarter obtained by cutting in a straight line from a point at the front end not more than 4½ inches from the inside of the chine bone through to the point where the loin is severed from the leg. A flank must not be less than 10 per cent of a hind quarter.

- (9) "front quarter, whole or half" means a front quarter cut to include not more or less than five full rib bones;
- (10) "front quarter, boneless and rolled" means a front quarter whole, with the bones removed, rolled and tied;
- (11) "rack or shoulder, neck on" means that portion of a front quarter whole, remaining after the breast has been removed;
- (12) "rack or shoulder, neck off" means that portion of a front quarter, whole, remaining after the breast and neck have been removed;
- (13) "rack or shoulder chops" means chops obtained by slicing a rack or shoulder, neck off;
- (14) "breast" means that portion of the front quarter, whole, remaining after the rack or shoulder, neck on, has been removed;
- (15) "neck" means that portion of a pair of fronts remaining after the breast and rack have been removed;
- (16) "boneless lamb and patties" means boneless ground lamb.

Made at Ottawa, this 21st day of December, 1943.

D. DEWAR,
Deputy Chairman.

SPECIAL NOTICE

The Government of Canada is trying to prevent excessive increases in costs and prices so that there will not be a disastrous price rise that will weaken the war effort, create chaos in many industries and cause general misery.

This Order fixes *maximum* retail prices of lamb and is part of this price control programme.

These maximum prices have been fixed for top quality lamb and in fixing them consideration had to be given to the needs of high cost operators. Anyone who is able to sell below these prices because of lower quality, large volume or low operating costs should do so. In this way he will be sharing in the fight against disastrous inflation and will be complying with both the spirit and the letter of this regulation.

This is the Schedule to Order No. 354.

PART I

MAXIMUM RETAIL PRICES IN CENTS PER POUND FOR AUTHORIZED RETAIL CUTS OF WINTER-FED LAMB DURING THE PERIOD JANUARY 3 TO JUNE 30, 1944

RETAIL CUTS	ZONES														
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
1. Leg, full cut, whole or half.....	45	44	44	42	44	43	44	42	43	41	41	40	43	42	43
2. Leg, short cut.....	45	44	44	42	44	43	44	42	43	41	41	40	43	42	43
3. Sirloin or chump chops.....	54	53	53	52	53	53	53	52	51	49	49	49	51	51	51
4. Loin, whole, flank on, kidney and suet out	41	40	40	39	40	40	40	39	38	37	37	37	38	38	38
5. Loin, whole flank off, kidney and suet out.....	50	49	49	48	49	49	49	48	47	45	45	45	47	47	47
6. Loin roast or chops, tenderloin end.....	54	53	53	52	53	53	53	52	51	49	49	49	51	51	51
7. Loin rib roast or chops.....	46	45	45	44	45	45	45	44	43	41	41	41	43	43	43
8. Flank.....	20	19	19	19	19	19	19	19	18	18	18	18	18	18	18
9. Front quarter, whole or half.....	29	29	28	28	28	28	28	28	26	26	25	25	26	26	27
10. Front quarter, boneless and rolled.....	41	41	40	40	40	40	40	40	37	37	35	35	37	37	38
11. Rack or shoulder, neck on.....	33	33	32	32	32	32	32	32	29	29	28	28	29	29	30
12. Rack or shoulder, neck off.....	38	38	37	37	37	37	37	37	35	35	34	34	35	35	36
13. Rack or shoulder chops.....	40	40	39	39	39	39	39	39	36	36	35	35	36	36	38
14. Breast.....	19	19	18	18	18	18	18	18	17	17	16	16	17	17	18
15. Neck.....	17	17	16	16	16	16	16	16	15	15	14	14	15	15	16
16. Boneless lamb and patties.....	29	29	28	28	28	28	28	28	26	26	25	25	26	26	27

PART II

MAXIMUM RETAIL PRICES IN CENTS PER POUND FOR AUTHORIZED RETAIL CUTS OF FROZEN LAMB
DURING THE PERIOD JANUARY 3 TO MARCH 31, 1944

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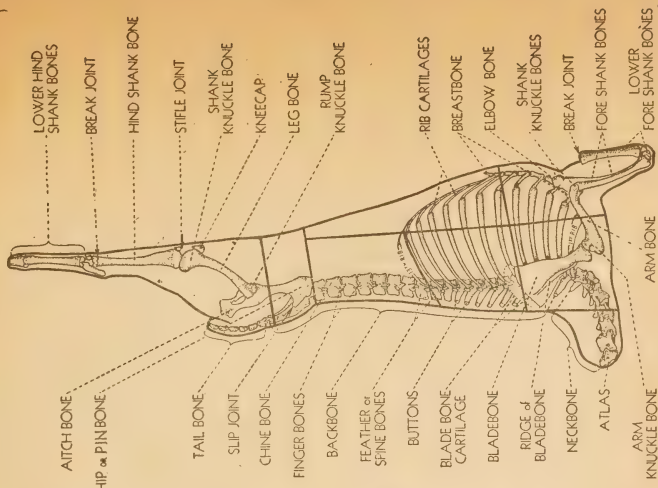
PART III

MAXIMUM RETAIL PRICES IN CENTS PER POUND FOR AUTHORIZED RETAIL CUTS OF FROZEN LAMB
DURING THE PERIOD APRIL 1 TO JUNE 30, 1944

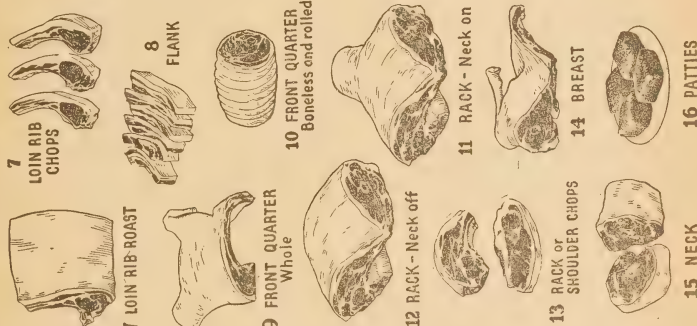
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RETAIL LAMB CHART

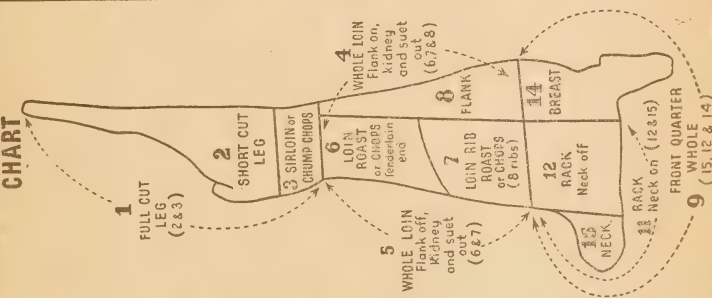
LOCATION, STRUCTURE AND NAMES OF BONES



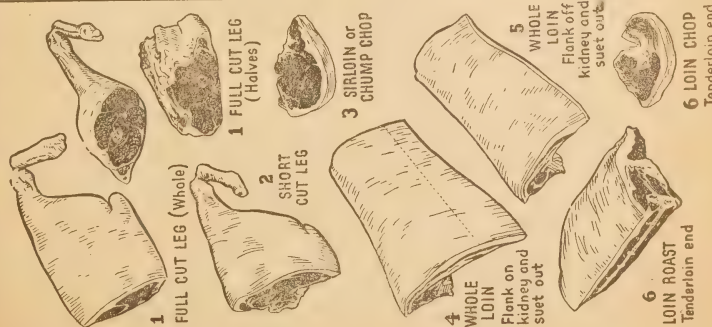
RETAIL CUT ILLUSTRATIONS



STANDARD RETAIL CUTTING CHART



RETAIL CUT ILLUSTRATIONS



THIS CHART illustrates all of the retail cuts of lamb which may be sold or offered for sale at prices not in excess of those prices for each cut shown in The Lamb Price Chart which is required by Order of the Wartime Prices and Trade Board to be posted in a conspicuous place at each place of business in which lamb is sold at retail

WARTIME PRICES AND TRADE BOARD

Order No. 355

Respecting Milk and Cream Sold in the Greater Victoria Area

Under powers given to the Board by Order in Council P.C. 8528 dated November 1st., 1941, and amendments,

THIS BOARD HEREBY ORDERS AS FOLLOWS:

1. Section 3 of Order No. 187 of the Board as amended by Order No. 193 of the Board is hereby further amended as follows:—

- (a) by striking out the figures "42" and "46" where they respectively appear in the said Section under "Sales to Business Establishments" opposite the words "Standard 3·5% B.F." and "Special 4·5% B.F." in the column headed "Cents per gal. in bulk" and substituting therefor the figures "45" and "50";
- (b) by striking out the figures "37" and "41" where they respectively appear in the said Section under "Sales to Hospitals and Charitable Institutions" opposite the words "Standard 3·5% B.F." and "Special 4·5% B.F." in the column headed "Cents per gal. in bulk" and substituting therefor the figures "40" and "45".

2. Section 5 of the said Order No. 187 is hereby amended by striking out the figures "37" and "45" where they respectively appear in the said Section and substituting therefor the figures "38" and "46".

3. This Order comes into force on January 1, 1944.

Made at Ottawa this 21st day of December, 1943.

D. DEWAR,
Deputy Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1000

Respecting the Manufacture of Book, Writing and Specialty Papers

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board as follows:—

Effective Date and Introduction

1. This Order comes into force on January 1, 1944, and as of that date Administrator's Order No. A-854 is revoked and replaced by this Order.

2. This Order sets out the restrictions on the manufacture of the kinds of fine and specialty papers listed in the Schedule.

Restrictions

3. On and after January 1, 1944, such kinds of fine and specialty papers shall be manufactured only according to the specifications set out in the Schedule for each kind.

4. In the Schedule there are two sets of specifications for each kind of paper. The "Standard Specifications" must be used where the quantity of paper being made is less than the minimum set out in the Special Making Order Specifications for the same kind and grade of paper. The "Special Making Order Specifications" may be used only where the quantity of paper being made is not less than the minimum appearing in such specifications for that kind and grade of paper and where the paper is manufactured at one time to fill a single order placed by a single buyer for use by one printer, converter, publisher or consumer.

General Provisions

5. It is permissible, as an added service and distinct from the term "manufacture" as used in this Order, for a manufacturer to cut paper to sizes of which any parent size listed under "Standard Specifications" is a multiple, or for a wholesaler to cut paper to smaller sizes than those specified.

6. Supercalendered, English (Machine) Finish and Machine Glazed Book and Litho Papers, Groundwood Halftone and Catalogue Book, Rotogravure and Offset Papers, conforming to all applicable specifications set forth in the Schedule hereto, may be manufactured with special fillers or specially hard sized in minimum quantity of 10 tons only.

7. Notwithstanding the provisions of Section 4 of this Order, Bond and Ledger paper of green-white shade, conforming in all other respects to "Standard Specifications" in Items 1, 2, 5 and 6 of the Schedule for colours other than white may be supplied by any wholesaler to any printer, converter or consumer in any quantity.

8. This Order shall not apply to paper which is manufactured for export in sheets or rolls without further processing.

9. Nothing in this Order shall prohibit the disposal of paper not conforming to the provisions herein set forth manufactured prior to the effective date of the Order.

10. The provisions of this Order shall be subject to such written exemption as the Administrator of Book and Writing Papers may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa this 4th day of December, 1943.

A. P. JEWETT,

Administrator of Book and Writing Papers.

APPROVED:

M. W. MACKENZIE.

Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

To Administrator's Order No. A-1000

*Standard Specifications and Special Making Order Specifications for the
Manufacture of Fine and Specialty Papers*

ITEM 1—RAG CONTENT BOND PAPERS

1. STANDARD SPECIFICATIONS:

Standard substance weights:

No. 1 Grade, White: 26, 32, 40 and 48 lb. to 1,000 sheets of size 17 x 22.

No. 2 Grade, White: 26, 32 and 40 lbs. to 1,000 sheets of size 17 x 22.

No. 1 and No. 2 Grades, Colours: 32 and 40 lb. to 1,000 sheets of
size 17 x 22.No. 3 and No. 4 Grade: White and Colours: 32 lbs. to 1,000 sheets of
size 17 x 22.*Standard sizes:* In substance weights only as indicated below:

No. 1 GRADE

	Size	Sub. 26M	Sub. 32M	Sub. 40M	Sub. 48M
WHITE.....	17 x 22	26M	32M	40M	48M
	17 x 28	33M	41M	51M	61M
	19 x 24	39M	49M
	22 x 34	52M	64M	80M	96M
AZURE and BUFF.....	17 x 22	40M
	22 x 34	80M

No. 2 GRADE

	Size	Sub. 26M	Sub. 32M	Sub. 40M
White.....	17 x 22	26M	32M	40M
	17 x 28	33M	41M	51M
	19 x 24	39M	49M
	22 x 34	52M	64M	80M
	28 x 34	82M	102M
AZURE.....	17 x 22	40M
	17 x 28	51M
	19 x 24	49M
	22 x 34	80M
COLOURS, (Blue, Buff, Green, Pink, Primrose)	17 x 22	32M	40M
	17 x 28	41M	51M
	22 x 34	64M	80M

No. 3 GRADE

	Size	Sub. 32M
WHITE.....	17 x 22	32M
	17 x 28	41M
	22 x 34	64M

No. 4 GRADE

	Size	Sub. 32M
WHITE.....	17 x 22 17 x 28 19 x 24 22 x 34 28 x 34	32M 41M 39M 64M 82M
COLOURS		
BLUE.....	17 x 22 17 x 28 22 x 34	32M
PINK.....		41M
		64M
BUFF.....	17 x 22 17 x 28 19 x 24 22 x 34	32M 41M 39M 64M
GOLDEN ROD.....	17 x 22 17 x 28 22 x 34	32M 41M 64M

Standard colours:

No. 1 Grade: White, Azure and Buff.

No. 2 Grade: One shade of White, Azure, Blue, Buff, Green, Pink, Primrose.

No. 3 Grade: One shade of White.

No. 4 Grade: One shade of White, Blue, Buff, Goldenrod, Pink.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard substance weights only.*Special size:*

(i) Sheets: Minimum quantity of 1,000 lbs. of a size, grade, standard weight and colour.

(ii) Rolls: Minimum quantity of 1,000 lbs. of a grade, standard weight and colour in widths acceptable to the manufacturer.

Special colour: Minimum quantity of 1,500 lbs. of a colour, grade, size and standard weight.

ITEM 2—RAG CONTENT LEDGER PAPER

I. STANDARD SPECIFICATIONS:

Standard substance weights:

No. 1 Grade: 56, 64, 72 lbs. to 1,000 sheets size 17 x 22.

No. 2, No. 3 and No. 4 Grades (including cellate): 56 lbs. to 1,000 sheets size 17 x 22.

Machine Posting Ledger Grade (including cellate): 72 and 80 lbs. to 1,000 sheets of size 17 x 22.

Standard sizes: In the substance weights only as indicated below:

No. 1 GRADE

	Size	Sub. 56M	Sub. 64M	Sub. 72M
WHITE.....	17 x 28	71M		
	20 x 28			108M
	21 x 32		115M	
	16 x 21		57M	
	23 x 31			137M
	23 x 36		142M	
	18 x 23		71M	
	24 x 38			176M
	19 x 24			88M
AZURE.....	17 x 28	71M		
	20 x 28			108M
	21 x 32		115M	
	16 x 21		57M	
	23 x 31			137M
	23 x 36		142M	
	18 x 23		71M	
	24 x 38			176M
	19 x 24			88M
	19 x 48			176M
BUFF.....	17 x 28	71M		
	20 x 28			108M
	23 x 36		142M	
	18 x 23		71M	
	24 x 38			176M
	19 x 24			88M

No. 1 GRADE LOOSE LEAF LEDGER

Size	Sub. 56M	Sub. 56M	Sub. 72M	Sub. 72M
	BUFF	AZURE	BUFF	AZURE
17½ x 28½.....	74M	74M		
22½ x 22½.....	75M	75M	96M	96M
22½ x 28½.....	94M	94M		
22½ x 28½.....			124M	124M

No. 2 GRADE

Size	Sub. 56M	Sub. 56M	Sub. 56M
	WHITE	BUFF	AZURE
16 x 21.....	50M	50M	50M
17 x 28.....	71M	71M	71M
18 x 23.....	62M	62M	62M
18 x 46.....	124M		
19 x 24.....	68M	68M	68M
19 x 48.....			137M
20 x 28.....	84M		84M
21 x 32.....	101M	101M	101M
22½ x 34.....	115M	115M	115M
23 x 36.....	124M	124M	124M
24 x 38.....	137M	137M	137M
28½ x 34½.....	147M	147M	147M

No. 2 GRADE LOOSE LEAF LEDGER

Size	Sub. 56M	Sub. 56M
	BUFF	PALE AZURE
17½ x 28½.....	74M	74M
22½ x 28½.....	94M	94M

No. 3 GRADE

No Standard Sizes: Supplied in Special Making Order Quantities Only.

No. 4 GRADE

Size	Sub. 56M	Sub. 56M	Sub. 56M
	WHITE	AZURE	BUFF
17 x 28.....	71M	71M
19 x 48.....	137M
21 x 32.....	101M	101M
22½ x 34.....	115M	115M
23 x 36.....	124M	124M
24 x 38.....	137M	137M
24½ x 36½.....	134M
28 x 34.....	142M	142M
28½ x 34½.....	147M

MACHINE POSTING LEDGER

(WHITE AND BUFF)

Size	Sub. 72M	Sub. 80M
22½ x 22½.....	96M	106M
24½ x 36½.....	172M	192M

Standard colours:

No. 1 Grade: One shade of White, Azure, Buff.

No. 2 Grade: One shade of White, Buff, Azure and Light Azure.

No. 3 and No. 4 Grade (including cellate): One shade of White, Azure, Buff.

Machine Posting Ledger (including cellate): One shade of White and Buff.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard substance weights only.*Special size:*

(i) Sheets: Minimum quantity of 1,000 lb. of a size, grade, standard weight and colour.

(ii) Rolls: Minimum quantity of 1,000 lb. of a grade, standard weight and colour, in widths acceptable to the manufacturer.

Special colour: Minimum quantity of 1,500 lb. of a colour, grade, size and standard weight.

ITEM 3—RAG CONTENT MANIFOLD, AIRMAIL BOND AND AIRMAIL ENVELOPE PAPERS

I. STANDARD SPECIFICATIONS:

Standard substance weights: 13, 18/20, 20 and 26 lb. to 1,000 sheets of size 17 x 22.

Standard sizes: In substance weights only as indicated below:

	Size	Sub. 13M	Sub. 18/20M	Sub. 20M	Sub. 26M
No. 1 GRADE MANIFOLD WOVE....	17 x 22 17 x 28	18/20M 23/25M
No. 2 GRADE MANIFOLD WOVE....	17 x 22 17 x 28	20M 25M
No. 1 GRADE AIRMAIL BOND.....	17 x 22	13M
No. 2 GRADE AIRMAIL					
(i) Bond.....	17 x 22 17 x 28 22 x 34	20M 25M 40M	26M 33M 52M
(ii) Envelope.....	30 x 40	84M
No. 4 GRADE AIRMAIL					
(i) Bond.....	17 x 22 17 x 28 22 x 34	20M 25M 40M	26M 33M 52M
(ii) Envelope.....	30 x 40	84M

Standard colours:

No. 1 Grade Manifold Wove: One shade of White and of Blue, Canary, Green, Pink.

No. 2 Grade Manifold Wove: One shade of White.

No. 1 Grade Airmail: One shade of White and Blue.

No. 2 Grade Airmail: One shade of Light Blue.

No. 4 Grade Airmail: One shade of Opacity Blue.

Standard finishes:

No. 1 and 2 Manifold Wove: Glazed and Unglazed.

No. 1, 2 and 4 Airmail: Bond finish.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard substance weights only.

Special size: Minimum quantity of 1,000 lb. of a size, grade and standard weight, colour and finish.

Special colour: Minimum quantity of 1,500 lb. of a colour, grade, size and standard weight and finish.

Special finish: Standard finishes only.

ITEM 4—RAG CONTENT STATIONERY, WEDDING AND PAPETERIE PAPERS

I. STANDARD SPECIFICATIONS:

Standard substance weights:

No. 1 and No. 2 Grade: 40 lb. to 1,000 sheets of size 17 x 22.

No. 3 Grade: 32 and 40 lb. to 1,000 sheets of size 17 x 22.

Standard sizes: 11 x 34, 16½ x 21, 17 x 22, 21 x 33, 22 x 34.

Standard colour: White and Ivory.

Standard finishes: Vellum, Kid and Ripple.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight:

(i) No. 1 and No. 2 Grade: Substance 48M for manufacture of social and wedding stationery only: Minimum quantity of 1 ton of a grade, weight, size, colour and finish.

(ii) No. 3 Grade: Standard substance weights only.

Special size: Minimum quantity of 1,000 lbs. of a size, grade, finish, standard weight and colour.

Special colour: Minimum quantity of 2 tons of a colour and grade and not less than 1 ton of a size, weight and finish; provided that not less than 1,000 lbs. of a special making order for 2 tons or more may be manufactured in the form of Rag Content Stationery Bristol in accordance with the specifications set for Item 50 of this Schedule.

Special finish: Standard finishes only.

ITEM 5—SULPHITE BOND PAPERS

I. STANDARD SPECIFICATIONS:

Standard substance weights:

20, 26 and 32 lb. to 1,000 sheets of size 17 x 22.

Standard sizes: In substance weights only as indicated below:

(i) White (in grades No. 5, No. 6 and No. 7):

Size	Sub. 20M	Sub. 26M	Sub. 32M
17 x 22.....	*20M	26M	32M
17 x 28.....	*25M	33M	41M
19 x 24.....			39M
22 x 34.....	*40M	52M	64M
22½ x 28½.....			*54M
24 x 38.....			78M
28 x 34.....			82M
34 x 44.....			*128M

* Standard in No. 7 Grade only.

(ii) Colours (in Grades No. 5 and No. 7 only)

Size	Sub. 20M	Sub. 26M	Sub. 32M
17 x 22.....	*20M	26M	32M
17 x 28.....	*25M	33M	41M
19 x 24.....			39M
22 x 34.....	*40M	52M	64M
22½ x 28½.....			*54M
24 x 38.....			78M
28 x 34.....			82M

* Standard in No. 7 Grade only.

Standard colours:

No. 5 and No. 7 Grades: One shade of White and of Blue, Buff, Canary, Golden-rod, Green, Pink.

No. 6 Grade: One shade of White only.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (not heavier than substance 32M): Minimum quantity of 98 tons of a weight, grade, colour and sheet size or assorted roll widths acceptable to the manufacturer.

Special size:

- (i) Sheets: Minimum quantity of 2 tons of a size, grade, standard colour and weight.
- (ii) Rolls: Minimum quantity of 1 ton of a grade, standard colour and weight in widths acceptable to the manufacturer.

Special colour:

- (i) Green-white shade only in minimum quantity of 3 tons of a shade, grade and standard weight, and not less than two tons of a special size nor less than 1 ton of a standard size.
- (ii) Light Blue (Air Force) shade in minimum quantity of 10 tons of a shade and grade, and not less than $2\frac{1}{2}$ tons of a size, and weight, in substances 26M and 32M for the manufacture of correspondence paper and pads and substance 40M for accompanying envelopes.

ITEM 6—SULPHITE LEDGER PAPERS

I. STANDARD SPECIFICATIONS:

Standard substance weight: 56 lb. to 1,000 sheets of size 17 x 22.

Standard sheet sizes:

16 x 21	23 x 36
17 x 28	24 x 38
19 x 24	$24\frac{1}{2}$ x $36\frac{1}{2}$
21 x 32	$28\frac{1}{2}$ x $34\frac{1}{2}$
$22\frac{1}{2}$ x 34	

Standard colours: One shade of White and Buff.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard substance weights only.

Special size:

- (i) Sheets: Minimum quantity of 2 tons of a size, grade, standard colour and weight.
- (ii) Rolls: Minimum quantity of one ton of a grade, standard colour and weight, in widths acceptable to the manufacturer.

Special colour: Green-white shade only in minimum quantity of 3 tons of a shade, grade and standard substance weight, and not less than 2 tons of a special size nor less than 1 ton of a standard size.

ITEM 7—SULPHITE WOVE WRITING

I. STANDARD SPECIFICATIONS:

Standard substance weight: 32 lb. to 1,000 sheets of size 17 x 22.

Standard sheet sizes:

17 x 22	17 x 28
22 x 34	19 x 24

Standard colour: One shade of White.

Standard finish: Machine finish.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard substance weight only.

Special size:

- (i) Sheets: Minimum quantity of 2 tons of a size, grade and standard weight.
- (ii) Rolls: Minimum quantity of 1 ton of a grade, standard weight, and in widths acceptable to the manufacturer.

Special colour: Standard colour only.

Special finish: Standard finish only.

ITEM 8—MANILLA WRITING

I. STANDARD SPECIFICATIONS:

Standard substance weights: 32 lb. to 1,000 sheets of size 17 x 22.

Standard sizes:

8½ x 11	19 x 24
8½ x 14	22 x 34
17 x 22	28 x 34
17 x 28	

Standard colour: One shade of Yellow.

Standard finish: Machine finish.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (not heavier than Sub. 32M): Minimum quantity of 2½ tons of a weight, grade and sheet size or assorted roll widths acceptable to the manufacturer.

Special size:

(i) Sheets: Minimum quantity of 2½ tons of a size, grade and weight.

(ii) Rolls: Minimum quantity of 1 ton of a grade and standard substance weight in widths acceptable to the manufacturer.

Special colour: Standard colour only.

Special finish: Standard finish only.

ITEM 9—TELEGRAPH (OR No. 2 GRADE) MANILLA WRITING

I. STANDARD SPECIFICATIONS:

No standard specifications; special making orders only to be supplied.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weight: Any weight not heavier than 32 lb. to 1,000 sheets of size 17 x 22.

Colour: One shade of Yellow and Natural.

Finish: Machine finish.

Size: Minimum quantity of 5 tons of a grade, weight and sheet size or assorted roll widths acceptable to the manufacturer.

ITEM 10—WAYBILL MANILLA

I. STANDARD SPECIFICATIONS:

Standard basis weight: 30 lb. to 500 sheets of size 24 x 36.

Standard sizes: 22 x 34 and 28 x 34.

Standard colour: Natural.

Standard finish: Mill finish.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard basis weight only.

Special size: Minimum quantity of 2 tons of one size, grade, weight and colour.

Special colour: Standard colour only.

Special finish: Standard finish only.

ITEM 11—GELATIN PROCESS DUPLICATING COPY PAPER

I. STANDARD SPECIFICATIONS:

Standard substance weight: 36 lb. to 1,000 sheets of size 17 x 22.

Standard sizes: 17 x 22 and 17 x 28.

Standard colour: One shade of White.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard substance weight only.

Special size:

(i) Sheets: Minimum quantity of 2 tons of a size, grade, standard weight and colour.

(ii) Rolls: Minimum quantity of 1 ton of a grade, standard weight and colour, in widths acceptable to the manufacturer.

Special colour: Blue, Buff, Green and Pink only; minimum quantity of 2 tons of a colour, grade and standard weight, and not less than 1 ton of a standard sheet size or 2 tons of a special sheet size, or in roll widths acceptable to the manufacturer.

ITEM 12—SPIRIT PROCESS DUPLICATING COPY PAPER

I. STANDARD SPECIFICATIONS:

Standard substance weight: 36 lb. to 1,000 sheets of size 17 x 22.

Standard sheet sizes:

8½ x 11 17 x 22

8½ x 14 17 x 28

Standard colours: One shade of White and of Blue, Buff, Green, Pink.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Minimum quantity of 3 tons of substance 32M only, in white only, and not less than 2 tons of a special size or not less than 1 ton of a standard size.

Special size: Minimum quantity of 2 tons of a size, grade, standard colour and weight.

Special colour: Standard colours only.

ITEM 13—SULPHITE MIMEOGRAPH PAPER

I. STANDARD SPECIFICATIONS:

Standard substance weight: 36 lb. to 1,000 sheets of size 17 x 22.

Standard sheet sizes:

8½ x 11 17 x 22

8½ x 14 17 x 28

Standard colours: One shade of White and of Blue, Buff, Green, Pink.

Standard finish: Wove.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Minimum quantity of 3 tons of substance 32M only, in white only, and not less than 2 tons of a special size or not less than 1 ton of a standard size.

Special size:

(i) Sheets: Minimum quantity of 2 tons of a size, grade, standard colour and weight.

(ii) Rolls: Minimum quantity of 1 ton of a grade, standard colour and weight, in widths acceptable to the manufacturer.

Special colour: Standard colours only.

Special finish: Standard finish only.

ITEM 14—GROUNDWOOD MIMEOGRAPH PAPER

I. STANDARD SPECIFICATIONS:

Standard substance weights: 36 lb. to 1,000 sheets of size 17 x 22.

Standard sizes:

22 x 34 28 x 34

8½ x 11 8½ x 14

Standard colours: One shade of White and of Green, Pink, Yellow.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard substance weight only.

Special sizes:

(i) Sheets: Minimum quantity 2 tons of a size, grade, standard colour and weight.

(ii) Rolls: Minimum quantity of 1 ton of a grade, standard colour and weight, in widths acceptable to the manufacturer.

Special colour: Standard colours only.

ITEM 15—SULPHITE REGISTER PAPER

I. STANDARD SPECIFICATIONS:

No standard items; special making orders only.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weights: 20 lb., 24 lb. and 28 lb. to 1,000 sheets of size 17 x 22.

Colours: One shade of White and of Blue, Buff, Canary, Green, Pink, Goldenrod.

Sizes: Rolls only, minimum quantity of 1 ton of a grade, weight and colour, in widths acceptable to the manufacturer.

ITEM 16—SULPHITE ONIONSKIN PAPER

I. STANDARD SPECIFICATIONS:

Standard substance weight: 16 lb. to 1,000 sheets of size 17 x 22.

Standard sizes:

17 x 22	22 x 34
17 x 28	24 x 38
19 x 24	28 x 34

Standard colours: One shade of White and of Blue, Buff, Canary, Green, Pink.

Standard finishes: Unglazed and glazed in White; Unglazed only in colours.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard substance weight only.

Special size: Minimum quantity of 1 ton of a size, grade, finish, standard colour and weight.

Special colour: Standard colours only.

Special finish: Colours in glazed finish, in minimum quantity of 1 ton of a grade, size, standard colour and weight.

ITEM 17—SULPHITE M.G. MANIFOLD TISSUE

I. STANDARD SPECIFICATIONS:

Standard basis weight: 18 lb. to 480 sheets of size 24 x 36.

Standard sheet sizes:

8½ x 11	17 x 22
24 x 36	22 x 34

Standard colour: One shade of White and Blue, Canary, Green and Pink.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard basis weight only.

Special size: Minimum quantity of 1 ton of a size, grade, standard colour and weight.

Special colour: Standard colours only.

ITEM 18—SULPHITE MANIFOLD, TITANIUM FILLED

I. STANDARD SPECIFICATIONS:

Standard substance weight: 18 lb. to 1,000 sheets of size 17 x 22.

Standard sizes:

17 x 22	22 x 34
17 x 28	28 x 34
19 x 24	24 x 38

Standard colours: One shade of White, Blue, Buff, Canary, Green and Pink.

Standard finish: Machine finish.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard substance weight only.

Special size: Minimum quantity of 2 tons of a size and standard weight, colour and finish.

Special colour: Standard colours only.

Special finish: Standard finish only.

ITEM 19—SULPHITE PAPETERIE AND STATIONERY PAPERS

I. NO STANDARD SPECIFICATIONS; MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Substance weights: 32 and 40 lbs. to 1,000 sheets of size 17 x 22.

Colours and sizes:

- (i) White and Ivory: Minimum quantity of 1 ton of a colour, grade, size and weight; provided that not less than 1,000 lbs. of a special making order for 1 ton or more may be manufactured in the form of Sulphite Stationery Bristol in accordance with the specifications set for Item 52 of this Schedule.
- (ii) Other Colours: Minimum quantity of 2 tons of a colour and grade, and not less than 1 ton of a size and weight; provided that not less than 1,000 lbs. of a special making order for 2 tons or more may be manufactured in the form of Sulphite Stationery Bristol in accordance with the specifications set for Item 52 of this schedule.

Finish: Kid.

ITEM 20—SULPHITE TABLET AND EXERCISE BOOK PAPER

I. NO STANDARD SPECIFICATIONS; MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Substance weights: 26 lb. and 32 lb. to 1,000 sheets of size 17 x 22.

Colours and sizes:

- (i) White: Minimum quantity of 1 ton of a size, grade, weight, shade and finish.
- (ii) Green-white shade: Minimum quantity of 3 tons of a shade, grade and finish, in substance 32M only and not less than 1 ton of a size.
- (iii) Other Colours: Minimum quantity of 10 tons of a colour, grade and finish, and not less than 2½ tons of a size and weight.

Finishes: English finish and Machine finish.

ITEM 21—SULPHITE WOVE ENVELOPE PAPER

I. NO STANDARD SPECIFICATIONS; MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Substance weights: 40 lb. and 48 lb. to 1,000 sheets of size 17 x 22.

Colour and sizes:

- (i) White: Minimum quantity of 1 ton of a size, grade, weight, shade and finish.
- (ii) Other Colours: Minimum quantity of 10 tons of a shade, grade and finish and not less than 2½ tons of a size and weight.

Finishes: Machine finish and low Machine finish.

ITEM 22—DUPLEX ENVELOPE PAPER

I. NO STANDARD SPECIFICATIONS; MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Substance weight: 40 lb. to 1,000 sheets of size 17 x 22.

Colour: White paper with analine colour on one side.

Size: Minimum quantity of 1 ton of a size, grade, finish and colour combination, in substance 40M only.

Finish: Machine finish.

ITEM 23—SULPHITE CARTRIDGE ENVELOPE AND DRAWING PAPER

I. NO STANDARD SPECIFICATIONS; MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Substance weights: 40 lb. and 48 lb. to 1,000 sheets of size 17 x 22.

Colours: White and Cream.

Sizes: Minimum quantity of 1 ton of a size, weight, grade, colour and finish.

Finish: Antique.

ITEM 24—GROUNDWOOD (BOGUS) DRAWING PAPER

I. NO STANDARD SPECIFICATIONS; MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Basis weight: Any weight not heavier than 120 lb. to 1,000 sheets of size 24 x 36.

Colour: One shade of white.

Size: Minimum quantity of 2 tons of a size, weight, grade, colour and finish.

Finish: Antique.

ITEM 25—SODA STRAW WAXING SULPHATE PAPERS

I. NO STANDARD SPECIFICATIONS; MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weights: 28 lb. and 30 lb. to 500 sheets of size 24 x 36.

Colour: Amber only.

Size: Minimum quantity of 1 ton of a grade and weight, in Amber only and in roll widths acceptable to the manufacturer.

ITEM 26—SULPHITE CONVERTING PAPERS AND TISSUES
(INCLUDING PAPERS FOR BAG-MAKING AND WAXING)

I. STANDARD SPECIFICATIONS:

Standard basis weight: 20 lb. for 480 sheets of size 24 x 36.

Standard colour: One shade of White.

Standard sizes: 17 x 22, 17 x 28, 22 x 34, 28 x 34, 8½ x 11, 8½ x 14.

Standard finish: Machine finish.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weights: 10/11 lb., 12½ lb., 15 lb., 17½ lb., 23 lb., 25 lb., 28 lb., 30 lb., 40 lb., 45 lb., 50 lb., 60 lb., 70 lb. and 80 lb. to 480 sheets of size 24 x 36.

Special colours: Minimum quantity of 10 tons of a colour, weight, grade and finish and not less than 1 ton of a size of sheet or assorted roll widths acceptable to the manufacturer.

Special sizes: Minimum quantity of 1 ton of a weight, grade and finish in one sheet size or in roll widths acceptable to the manufacturer.

Special finish: Machine glaze.

ITEM 27—SULPHITE WRAPPING TISSUE PAPERS

I. STANDARD SPECIFICATIONS:

Standard grade: All Sulphite Pulp.

Standard basis weight: 10/11 lb. to 480 sheets of size 24 x 36.

Standard sizes: 18 x 28, 20 x 30 and 24 x 36.

Standard colours: One shade of White, Black, Blue, Green, Red.

Standard finishes: Machine finish and Machine Glazed.

Standard folds:

White—12, 15 and 24 sheet folds.

Black—Flat reams only, no folds.

Colours—Other than White and Black—8, 12 and 24 sheet folds.

Standard wrapping and packing:

Flat or folded reams (480 sheets) to be fully banded but not end wrapped; packed with a minimum of 10 reams to bundle.

II. SPECIAL MAKING ORDER SPECIFICATIONS:*Special grade:* Standard grade only.*Special weight:* Standard basis weight only.*Special size:* Standard sizes only.*Special colour:* Minimum quantity of 10 tons of a colour, grade, finish and standard weight.*Special folds:* Standard folds only.*Special wrapping and packing:* Standard wrapping and packing only.**ITEM 28—GROUNDWOOD PACKING TISSUE PAPERS****I. STANDARD SPECIFICATIONS:***Standard grade:* Not less than 25% Groundwood Pulp and balance Unbleached Sulphite Pulp.*Standard basis weights:* 10/11 and 12½ lb. to 480 sheets of size 24 x 36.*Standard sizes:* 18 x 28, 20 x 30 and 24 x 36 and such smaller sizes which will cut evenly without waste out of the three sizes as specified.*Standard colours:* One shade of either Unbleached White or Manilla as selected by the manufacturer.*Standard finishes:* Machine finish and Machine Glazed.*Standard folds:* 24 sheet quires.*Standard wrapping and packing:*

Flat or folded reams (480 sheets) to be loose with ream dividers or banded with bands not over 4" wide; packed with a minimum of 10 reams to bundle.

II. SPECIAL MAKING ORDER SPECIFICATIONS:*Special grade:* Standard grade only.*Special weight:* Standard basis weights only.*Special size:* Standard sizes only.*Special colour:* Minimum quantity of 10 tons of a colour, size, grade, finish and standard weight.*Special fold:* Standard fold only.*Special wrapping and packing:* Standard wrapping and packing only.**ITEM 29—COATED TWO SIDE BOOK PAPERS****I. STANDARD SPECIFICATIONS:***Standard basis weights:*

White: 120, 140 and 160 lb. to 1,000 sheets of size 25 x 38.

Colours: 160 lb. to 1,000 sheets of size 25 x 38.

Standard sizes:

White: 25 x 38, 38 x 50, 28 x 42, 35 x 45.

Colours: 25 x 38.

Standard colours: One shade of White, of India, and of not more than 8 other colours as selected by each manufacturer.**II. SPECIAL MAKING ORDER SPECIFICATIONS:***Special weights:* not heavier than 160 lb. to 1,000 sheets of size 25 x 38.

(i) Minimum quantity of 2½ tons of a weight, grade and colour, in one sheet size or assorted roll widths acceptable to the manufacturer, in the basis weights and standard colours as follows:—

White: 90M, 100M and 110M.

Other Standard Colours: 90M, 100M, 110M, 120M, 140M.

- (ii) Special basis weights other than as specified in (i), and not heavier than 160M: minimum quantity of 10 tons of a weight, grade and colour and not less than $2\frac{1}{2}$ tons of a sheet size or assorted roll widths acceptable to the manufacturer.

Special sizes:

- (i) In white: minimum quantity of 1 ton of a grade, standard weight and shade in one sheet size or roll widths acceptable to the manufacturer.
 (ii) In Standard colours: minimum quantity of $2\frac{1}{2}$ tons of a grade, standard weight and colour, in one sheet size or roll widths acceptable to the manufacturer.

Special colours: Minimum quantity of 10 tons of a shade, weight, and grade and not less than $2\frac{1}{2}$ tons of a sheet size or assorted roll widths acceptable to the manufacturer.

ITEM 30—COATED ONE SIDE LITHO PAPERS

I. STANDARD SPECIFICATIONS:

Standard basis weight: 120 and 140 lb. to 1,000 sheets of size 25 x 38.

Standard sizes:

25 x 38	28 x 42	
38 x 50	35 x 45	42 x 56

Standard colour: One shade of White.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special basis weights:

- (i) Basis weights 90, 100, 110 lb. Minimum quantity of $2\frac{1}{2}$ tons of a weight, grade, colour and sheet size or assorted roll widths acceptable to the manufacturer.
 (ii) Other basis weights, *not heavier than 140M*; Minimum quantity of 10 tons of a weight, grade and colour and not less than $2\frac{1}{2}$ tons of a sheet size or roll widths acceptable to the manufacturer.

Special size: Minimum quantity of 1 ton of a standard weight, grade and colour and sheet size or roll widths acceptable to the manufacturer.

Special colour: Not less than $2\frac{1}{2}$ tons of a shade, grade, weight and sheet size or roll widths acceptable to the manufacturer.

ITEM 31—DULL (SUEDE FINISH) COATED BOOK

I. STANDARD SPECIFICATIONS:

Standard basis weights: 160 lb. to 1000 sheets of size 25 x 38.

Standard size: 25 x 38.

Standard colours: One shade of White and India.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weights:

- (i) Basis weights: 90M, 100M, 110M, 120M and 140M. Minimum quantity of $2\frac{1}{2}$ tons of a grade, weight, colour and sheet size or assorted roll widths acceptable to the manufacturer.
 (ii) Other weights, *not heavier than 160M*; Minimum quantity of 10 tons of a weight, grade and colour, and not less than $2\frac{1}{2}$ tons of a sheet size or assorted roll widths acceptable to the manufacturer.

Special sizes: Minimum quantity of $2\frac{1}{2}$ tons of a weight, grade, colour and sheet size or assorted roll widths acceptable to the manufacturer.

Special colours: Minimum quantity of 10 tons of a colour, weight and grade and not less than $2\frac{1}{2}$ tons of a sheet size or assorted roll widths acceptable to the manufacturer.

ITEM 32—COATED EMBOSSED COVER

I. STANDARD SPECIFICATIONS:

Standard basis weight: 120 lb. to 1,000 sheets of size 20 x 26.

Standard sizes: 20 x 26 and 22½ x 28½.

Standard colours: One shade of White and India.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: 160 lbs. to 1000 sheets of size 20 x 26 only; minimum quantity of 2½ tons of a grade and standard colour in one sheet size or roll widths acceptable to the manufacturer.

Special size: Minimum quantity of 2½ tons of a grade, standard weight and colour in one sheet size or roll widths acceptable to the manufacturer.

Special colour: Minimum quantity of 10 tons of a colour, grade, and weight and not less than 2½ tons of a sheet size or roll width acceptable to the manufacturer.

ITEM 33—RAG CONTENT AND SULPHITE TEXT PAPERS

I. STANDARD SPECIFICATIONS:

Standard basis weights:

#1 Grade: 140 and 240 lb. to 1,000 sheets of size 25 x 38.

#2 Grade: 140 and 240 lb. to 1,000 sheets of size 25 x 38.

#3 Grade: 120 and 140 lb. to 1,000 sheets of size 25 x 38 and 130 lb. to 1,000 sheets of size 20½ x 26.

Standard colours: One shade of White and India.

	Basis: 25 x 38	140M	240M
No. 1 GRADE.....	25 x 38	140M	240M
	Basis: 25 x 38	140M	240M
No. 2 GRADE.....	25 x 38 26 x 40 11 x 34	140M 153M 56M	240M
	Basis: 25 x 38	120M	140M
No. 3 GRADE.....	22 x 34 25 x 38	94M 120M	110M 140M
	Basis: 20½ x 26	130M	
	20½ x 26 26 x 40	130M 260M	

Standard colours:

#1 and #2 Grades: One shade of White and India.

#3 Grade: One shade of White and India and patterned surface in Blue, Maroon, Grey and Tan.

Standard finishes: Antique, Wove and Laid.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weights: Standard basis weights only.

Special colours: Standard colours only.

Special size: Minimum quantity of 1 ton of a grade, weight, colour, finish and sheet size or roll widths.

Special finish: Standard finishes only.

ITEM 34—GREETING CARD PAPER (including Board weights)

I. STANDARD SPECIFICATIONS:

Standard basis weights:

Lightweight: 140 lb. to 1,000 sheets of size 25 x 38.

Heavyweight: 240 lb. to 1,000 sheets of size $22\frac{1}{2}$ x $28\frac{1}{2}$.

Standard sizes: 22 x 34; 26 x 40; 25 x 38.

Standard colours: One shade of white and cream.

Standard finishes: Antique and High Mill Finish.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weights:

(i) Basis 120, 200, 240, 280 and 320 lb. to 1,000 sheets of size 25 x 38: Minimum quantity of 2 tons of a grade and colour, and not less than 1 ton of a size, weight and finish.

(ii) Other basis weights (not heavier than 25 x 38—356M): Minimum quantity of 18 tons of a grade, size, weight, colour and finish.

Special size: Minimum quantity of 1 ton of a size, grade, finish, colour and standard weight.

Special colour: Standard colours only.

Special finish: Standard finishes only.

ITEM 35—SUPERCALENDERED BOOK AND LITHO PAPERS

I. STANDARD SPECIFICATIONS:

Standard basis weights: 50, 60, 70, 80, 90, 100, 110 and 120 lb. to 1,000 sheets of size 25 x 38.

Standard colours: One shade of White and India.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Not heavier than basis 120M; minimum quantity of 18 tons of a weight, grade, colour and in one sheet size or assorted roll widths acceptable to the manufacturer.

Special colour:

(i) Cream for school text book manufacture: Minimum quantity of 1 ton of a shade, grade, standard weight and sheet size or roll widths acceptable to the manufacturer.

(ii) Other special colours: Minimum quantity of 10 tons of a colour and grade, and not less than $2\frac{1}{2}$ tons of a standard weight and sheet size or roll widths acceptable to the manufacturer.

ITEM 36—ENGLISH (MACHINE) FINISH AND M.G. BOOK AND LITHO PAPERS

I. STANDARD SPECIFICATIONS:

Standard basis weights:

(i) *White and India:* 60, 70, 80, 90, 100, 110 and 120 lb. to 1,000 sheets of size 25 x 38.

(ii) *Colours other than White and India:* 120 lbs to 1,000 sheets of size 25 x 38.

Standard colours: One shade of White and India and not more than six other colours as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight:

(i) Standard colours other than White and India in basis weights 60M, 70M, 80M, 90M, 100M, 110M. Minimum quantity of 10 tons of a colour and grade and not less than $2\frac{1}{2}$ tons of a weight and size.

(ii) White and standard colours in basis weights lighter than 60M; minimum quantity of $2\frac{1}{2}$ tons of a weight, grade, size and standard colour.

(iii) White and colours in weights heavier than 60M and not exceeding basis 120M; minimum quantity of 18 tons of a weight, grade and colour and not less than $2\frac{1}{2}$ tons of a size.

Special colour:

- (i) Cream for school text book manufacture: Minimum quantity of 1 ton of a shade, grade, standard weight and sheet size or roll widths acceptable to the manufacturer.
- (ii) Other special colours: Minimum quantity of 10 tons of a colour and grade, and not less than $2\frac{1}{2}$ tons of standard weight and sheet size or roll widths acceptable to the manufacturer.

ITEM 37—OFFSET PAPER

I. STANDARD SPECIFICATIONS:

Standard basis weights:

- (i) *White*: 120 and 140 lb. to 1,000 sheets of size 25 x 38.
- (ii) *Colours other than White*: 140 lb. to 1,000 sheets of size 25 x 38.

Standard colours: One shade of White and of not more than 5 other colours as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight:

- (i) Basis 120M in standard colours other than White; minimum quantity of 10 tons of a colour and grade and not less than $2\frac{1}{2}$ tons of a size and weight.
- (ii) Special basis weights, not heavier than 140M; minimum quantity of 18 tons of a weight, grade, colour and size.

Special colours: Minimum quantity of 10 tons of a colour and grade and not less than $2\frac{1}{2}$ tons of a size and standard weight as set for White.

ITEM 38—EGGSHELL (ANTIQUÉ) BOOK

I. STANDARD SPECIFICATIONS:

Standard basis weights: 60, 70, 80, 90, 100 and 120 lb. to 1,000 sheets of size 25 x 38.

Standard colours: One shade of White, Ivory and India.

Standard finishes: Wove and Laid.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 120M): Minimum quantity of 18 tons of a weight, grade, finish, colour and size.

Special colour: Not less than 10 tons of a colour and grade and not less than $2\frac{1}{2}$ tons of a size and standard weight and finish.

Special finish: Standard finishes only.

ITEM 39—BULKING FEATHERWEIGHT BOOK

I. NO STANDARD SPECIFICATIONS: MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weight: Not heavier than 120 lb. to 1,000 sheets of size 25 x 38.

Colours:

- (i) White, India and Ivory: Minimum quantity of 1 ton of a colour, grade, weight, size, and finish.
- (ii) Other colours than above specified. Minimum quantity of 10 tons of a colour, grade, weight, finish and not less than $2\frac{1}{2}$ tons of a size.

Finishes: Antique and smooth.

ITEM 40—TARIFF PAPER

I. STANDARD SPECIFICATIONS:

Standard basis weights: 91, 125 and 156 lb. to 1,000 sheets of size 33 x 45.

Standard colours: One shade of White and Yellow.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than 33 x 45—156M): Minimum quantity of 18 tons of a weight, grade, size and colour.

Special colour: Standard colours only.

ITEM 41—GROUNDWOOD HALF TONE BOOK

I. STANDARD SPECIFICATIONS:

Standard basis weights: 64 lb. to 1,000 sheets of size 24 x 36.

Standard sizes: 24 x 36, 24½ x 36½ and 28 x 42.

Standard colour: One shade of White.

Standard finish: Machine finish.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 100M): Minimum quantity of 2½ tons of a weight, grade, size and finish.

Special size: Minimum quantity of 1 ton of a size, grade, standard weight and finish.

Special colour: Standard colours only.

Special finish: (Super-calendering or Bulking Novel): Minimum quantity 2½ tons of a finish, grade, weight and size.

ITEM 42—GROUNDWOOD CATALOGUE BOOK

I. NO STANDARD SPECIFICATIONS: MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Basis weights:

(i) 40, 44, 50, 56, and 60 lb. to 1000 sheets of size 24 x 36: Minimum quantity of 1 ton of a weight, grade and size, in one shade of White only.

(ii) Other weights: (Not heavier than basis 60M): Minimum quantity of 18 tons of a weight, grade, size and colour.

Colour:

(i) White: Minimum quantity of 1 ton of a size, weight and grade.

(ii) Colours other than White: Minimum quantity of 10 tons of a shade, weight and grade and not less than 2½ tons of a size.

Finish: Machine finish only.

ITEM 43—GROUNDWOOD POSTER PAPERS

I. STANDARD SPECIFICATIONS:

Standard basis weight: 64 lbs. to 1000 sheets of size 24 x 36.

Standard size: 24 x 36.

Standard colours: One shade of Blue, Green, Orange, Yellow, Mandarin (Salmon) and Pink (Rose).

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 64M): Minimum quantity of 5 tons of a weight, grade and colour and not less than 2½ tons of a size.

Special size:

(i) Sheets: (a) In sizes of which one dimension is 24 inches or 36 inches: Minimum quantity of 1 ton of a size, grade, standard weight and colour.

(b) In other special sizes: Minimum quantity of 2½ tons of a size, grade, standard weight and colour.

(ii) Rolls: Minimum quantity of 1 ton of a width, grade, standard weight and colour.

Special colour: Standard colours only.

ITEM 44—GROUNDWOOD ROTOGRAVURE PAPER

I. NO STANDARD SPECIFICATIONS: MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

No. 1 GRADE

Basis weights and colours:

(i) 60, 70, 80, 90, 100, 110 and 120 lb. to 1,000 sheets of size 25 x 38.

(a) White: Minimum quantity of 1 ton of a weight, grade, sheet size or roll width.

- (b) *Colours*: Minimum quantity of 10 tons of a colour, grade and weight, and not less than $2\frac{1}{2}$ tons of a sheet size or roll width.
- (ii) Other basis weights not heavier than 120M: Minimum quantity of 18 tons of white or a colour, grade, weight and sheet size or roll width.

No. 2 GRADE

Basis weights and colours:

- (i) 60, 70 and 78 lb. to 1,000 sheets of size 25 x 38.
- (a) *White*: Minimum quantity of 1 ton of a weight, grade, sheet size or roll width.
- (b) *Colours*: Minimum quantity of 10 tons of a colour, grade and weight, and not less than $2\frac{1}{2}$ tons of a sheet size or roll width.
- (ii) Other basis weights not heavier than 78M: Minimum quantity of 18 tons of white or a colour, grade, weight and sheet size or roll width.

ITEM 45—SULPHITE COVER PAPERS

No. 1 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weight: 180 lb. to 1,000 sheets of size 20 x 36.

Standard size:

- (i) Sheets: 20 x 26 and $22\frac{1}{2}$ x $28\frac{1}{2}$.
- (ii) Rolls: 21 and 23-inch width, with tolerance of $\frac{1}{2}$ inch.

Standard colours: One shade of White and of not more than nine colours as selected by the manufacturer.

Standard finishes: Antique and secondary finishes as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight:

- (i) (Not heavier than basis 180M): Minimum quantity of 10 tons of a weight, grade and colour, and not less than 1 ton of a size.

Special size:

- (i) Sheets: Minimum quantity of 1 ton of a size, grade, grain direction, standard weight and colour; provided the minimum quantity shall be 300 lb. of any size acceptable to the manufacturer which can be cut out of a 21- or 23-inch width roll of a standard weight and colour.
- (ii) Rolls: Minimum quantity of 1 ton of a grade, standard weight and colour, and roll width acceptable to the manufacturer.

Special colour: Minimum quantity of $2\frac{1}{2}$ tons of a colour and grade and not less than 1 ton of a size, grain direction and standard weight.

No. 2 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights:

100 and 130 lb. to 1,000 sheets of size 20 x 26.

Standard sizes:

- (i) Sheets: In basis weights only as indicated below:

	Basis	Basis
Size:	100M	130M
20 x 26	100M	130M
$22\frac{1}{2}$ x $28\frac{1}{2}$	160M
23 x 35	201M

- (ii) Rolls: $20\frac{1}{4}$ and $23\frac{3}{4}$ inch widths, with tolerance of $\frac{1}{2}$ inch.

Standard colours: One shade of White and of not more than nine colours as selected by the manufacturer.

Standard finishes: Antique and secondary finishes as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight:

- (i) (Not heavier than basis 130M): Minimum quantity of 10 tons of a weight, grade and colour, and not less than 1 ton of a size.

Special size:

- (i) Sheets: Minimum quantity of 1 ton of a size, grade, grain direction, standard weight and colour; provided the minimum quantity shall be 300 lb. of any size acceptable to the manufacturer which can be cut out of a 20 $\frac{1}{4}$ or 23 $\frac{1}{4}$ inch roll of a standard weight and colour.
- (ii) Rolls: Minimum quantity of 1 ton of a grade, standard weight and colour, and width acceptable to the manufacturer.

Special colour: Minimum quantity of 2 $\frac{1}{2}$ tons of a colour, and grade, and not less than 1 ton of a size, grain direction and standard weight.

ITEM 46—EXERCISE BOOK COVER

ALL SULPHITE GRADE

I. NO STANDARD SPECIFICATIONS; MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weights: 122 and 172 lb. to 1,000 sheets of size 25 x 38.

Colour: White.

Finish: Super Calender.

Minimum quantity: 10 tons of a grade, and not less than 2 $\frac{1}{2}$ tons of a weight and sheet size or in assorted roll widths acceptable to the manufacturer.

SULPHITE AND SULPHATE GRADE

I. NO STANDARD SPECIFICATIONS; MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weights: Any basis not heavier than 200 lb. to 1,000 sheets of size 24 x 36.

Colours: Not more than 5 colours as selected by the manufacturer.

Finish: Water finish.

Minimum quantity: 2 tons of a grade, weight and colour, and not less than 1 ton of a sheet size or roll widths acceptable to the manufacturer.

ITEM 47—GROUNDWOOD CONTENT COVER PAPERS

I. STANDARD SPECIFICATIONS:

Standard basis weights: 80 and 100 lb. to 1,000 sheets of size 20 x 26.

Standard sizes:

(i) Sheets: 20 x 26 and 22 $\frac{1}{2}$ x 28 $\frac{1}{2}$.

(ii) Rolls: None.

Standard colours: Not more than one shade of nine colours as selected by the manufacturer. (White prohibited).

Standard finish: Antique only.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight:

(Not heavier than basis 100M): Minimum quantity of 10 tons of a weight, grade and colour, and not less than 1 ton of a size.

Special size:

(i) Sheets: Minimum quantity of 1 ton of a size, grade, grain direction, standard weight and colour.

(ii) Rolls: Minimum quantity of 1 ton of a grade, standard weight, colour, and width.

Special colour: Minimum quantity of 2 $\frac{1}{2}$ tons of a colour and grade, and not less than 1 ton of a size, grain direction and standard weight, provided White shall not be included as a colour in this grade.

Special finish: Standard finish only.

ITEM 48—SCRIBBLER BOOK COVER

I. NO STANDARD SPECIFICATIONS: MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weight: 180 lb. to 1,000 sheets of size 24 x 36.

Colour: White.

Finish: High Mill Finish.

Minimum quantity: 5 tons of a grade and not less than 1 ton of a sheet size or in roll widths acceptable to the manufacturer.

ITEM 49—COATED COVER PAPERS

I. STANDARD SPECIFICATIONS:

Standard basis weights: 150, 200 and 220 lb. to 1,000 sheets of size 20 x 26.

Standard size: 20 x 26.

Standard colours: Not more than one shade of 6 colours as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 220M): Minimum quantity of 1½ tons of a weight, grade, colour and size.

Special size: Minimum quantity of 1 ton of a size, grade, standard weight and colour; provided the minimum quantity shall be 300 lb. of any size acceptable to the manufacturer which can be cut out of a 21 inch width roll of a standard weight and colour.

Special colour: Standard colours only.

ITEM 50—RAG CONTENT STATIONERY BRISTOLS

GRADES No. 1 AND No. 2

I. NO STANDARD SPECIFICATIONS; MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weights: (Not heavier than basis 21 x 33—267M): Any combination made by pasting together of two or more sheets of Rag Content Stationery, Wedding and Papeterie Papers of standard substance weight provided in Item 4 of this Schedule.

Size: Minimum quantity of 1,000 lb. of a size, colour, grade, weight, finish and grain direction.

Finish: Vellum, Kid and Ripple.

Colour:

(i) White and Ivory, minimum quantity of 1,000 lb. of a size, grade, weight, finish and grain direction.

(ii) Other colours, if part of a special making order of Item 4 of this Schedule; minimum quantity of 1,000 lb. of a size, grade, weight, colour, finish and grain direction.

(iii) Other colours, not part of a special making order of Item 4 of this Schedule; minimum quantity of 2 tons of a colour and grade, and not less than 1,000 lb. of a size, weight, finish and grain direction.

No. 3 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights: 178 and 267 lb. to 1,000 sheets of size 21 x 33.

Standard size: 21 x 33.

Standard colour: White.

Standard finishes: Suede and Cold Press.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (not heavier than basis 267M); Minimum quantity of 5 tons of a weight, grade and colour, and not less than 1,000 lb. of a size, finish and grain direction.

Special size: Minimum quantity of 1,000 lb. of a size, grade, standard weight, colour, finish and grain direction.

Special colour: (1) If part of a special making order of Item 4 in this Schedule: Minimum quantity of 1,000 lb. of colour, grade, weight, size, finish and grain direction.

- (ii) If not part of a special making order of Item 4 in this Schedule: Minimum quantity of 2 tons of a colour, grade, weight, size, finish and grain direction.

Special finish: Standard finishes only.

No. 4 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights: 200, 240 and 280 lb. to 1,000 sheets of size $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard size: $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard colour: One shade of White.

Standard finish: Kid.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not heavier than basis 280M): Minimum quantity of 5 tons of a weight, grade and colour, and not less than 1,000 lb. of a size, finish and grain direction.

Special size: Minimum quantity of 1,000 lb. of a size, grade, standard weight and colour, finish and grain direction.

Special colour: Minimum quantity of 2 tons of a colour and grade, and not less than 1,000 lb. of a standard weight, size, finish and grain direction.

Special finish: Minimum quantity of 1,000 lb. of a finish, grade, size, colour, weight and grain direction.

ITEM 51—RAG CONTENT INDEX BRISTOLS

No. 1 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights:

(i) White: 220 and 280 lb. to 1,000 sheets of size $25\frac{1}{2} \times 30\frac{1}{2}$.

(ii) Green: 280 lb. to 1000 sheets of size $25\frac{1}{2} \times 30\frac{1}{2}$.

(iii) Colours other than White or Green: 220 and 280 lb. to 1000 sheets of size $25\frac{1}{2} \times 30\frac{1}{2}$.

Standard size: $25\frac{1}{2} \times 30\frac{1}{2}$.

Standard colours: One shade of White and of not more than 4 colours as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 280M): Minimum quantity of 5 tons of a weight, grade and colour and not less than 1,000 lb. of a size, finish and grain direction.

Special size: Minimum quantity of 1,000 lb. of a size, grade, standard weight and colour, finish and grain direction.

Special colour: Minimum quantity of 2 tons of a colour and grade and not less than 1,000 lb. of a size, standard weight, finish and grain direction.

No. 2 GRADE

I. NO STANDARD SPECIFICATIONS: SPECIAL MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Basis weights: 213 and 280 lb. to 1,000 sheets of size $25\frac{1}{2} \times 30\frac{1}{2}$.

Colour: One shade of White and of Buff.

Minimum quantity: 2 tons of a colour and grade, and not less than 1 ton of a size, weight, finish and grain direction.

No. 3 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights: 220 and 280 lb. to 1,000 sheets of size $25\frac{1}{2} \times 30\frac{1}{2}$.

Standard size: $25\frac{1}{2} \times 30\frac{1}{2}$.

Standard colours: One shade of White and of Buff.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not heavier than 280M): Minimum quantity of 5 tons of a weight, grade and colour, and not less than 1,000 lb. of a size, finish and grain direction.

Special size: Minimum quantity of 1,000 lb. of a size, grade, standard weight and colour, finish and grain direction.

No. 4 GRADE

I. No STANDARD SPECIFICATIONS: MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Basis weights: 220 and 280 lb. to 1,000 sheets of size $25\frac{1}{2} \times 30\frac{1}{2}$.

Colours: One shade of White and Buff.

Minimum quantity: 2 tons of a colour and grade, and not less than 1 ton of a size, weight, finish and grain direction.

ITEM 52—SULPHITE STATIONERY BRISTOL

I. No STANDARD SPECIFICATIONS: MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weights (not heavier than basis 21×33 —267M): Any combination made by pasting together of two or more sheets of Sulphite Stationery Papers of standard substance weight provided in Item 19 of this Schedule.

Colours:

(i) White and Ivory: (a) If part of a making order for Sulphite Stationery Paper: minimum quantity of 1,000 lb. of a grade, size, weight, colour and grain direction. (b) If *not* part of a making order for Sulphite Stationery Paper: minimum quantity of 1 ton of a grade, size, weight, colour and grain direction.

(ii) Other Colours: (a) If part of a making order for Sulphite Stationery Paper: minimum quantity of 1,000 lb. of a grade, size, weight, colour and grain direction. (b) If *not* part of a making order for Sulphite Stationery Paper: Minimum quantity of 2 tons of a grade, size, weight, colour and grain direction.

Finish: Kid only.

ITEM 53—SULPHITE INDEX BRISTOLS

No. 1 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights: 220 and 280 lb. to 1,000 sheets of size $25\frac{1}{2} \times 30\frac{1}{2}$.

Standard size: $25\frac{1}{2} \times 30\frac{1}{2}$

Standard colours: One shade of White and not more than 6 colours (not to include Green-White) as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 280M): Minimum quantity of 10 tons of one weight, grade and colour, and not less than 2 tons of a sheet size and grain direction or 1 ton of a roll width.

Special size:

(i) Sheets: Minimum quantity of 2 tons of one size, grade, grain direction, standard weight and colour.

(ii) Rolls: Minimum quantity of 1 ton of a grade, standard weight and colour, in a width acceptable to the manufacturer.

Special colour:

(i) Minimum quantity of 10 tons of a colour and grade, and not less than 2 tons of a standard weight, grain direction and sheet size or 1 ton of a roll width.

(ii) *For Green-White shade only*, Minimum quantity of 3 tons of a shade and grade and not less than 1 ton of a size, grain direction and standard weight.

No. 2 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights:

- (i) White and Buff: 180, 220 and 280 lb. to 1,000 sheets of size $25\frac{1}{2} \times 30\frac{1}{2}$.
- (ii) Colours other than White and Buff: 220 and 280 lb. to 1,000 sheets of size $25\frac{1}{2} \times 30\frac{1}{2}$.

Standard size: $25\frac{1}{2} \times 30\frac{1}{2}$.

Standard colours: One shade of White and of not more than 6 colours (not to include Green-White Shade) as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weights: (Not heavier than basis 280M): Minimum quantity of 10 tons of one weight, grade and colour, and not less than 2 tons of a sheet size and grain direction or 1 ton of a roll width.

Special size:

- (i) Sheets: Minimum quantity of 2 tons of a size, grade, grain direction, standard weight and colour.
- (ii) Rolls: Minimum quantity of 1 ton of a grade, standard weight, colour in a width acceptable to the manufacturer.

Special colour:

- (i) Minimum quantity of 10 tons of a colour, grade and not less than 2 tons of a standard weight, grain direction and sheet size or 1 ton of a roll width.
- (ii) *For Green-White shade only*, Minimum quantity of 3 tons of a shade and grade and not less than 1 ton of a size, grain direction and standard weight as set for colours other than White and Buff.

ITEM 54—SULPHITE PRINTING (MILL) BRISTOL

No. 1 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights: 200 and 240 lb. to 1,000 sheets of size $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard size: $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard colour: White only.

Standard finishes: Smooth and Antique.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 240M): Minimum quantity of 10 tons of one weight, grade and colour, and not less than 2 tons of a sheet size, grain direction and finish, or not less than 1 ton of a roll width.

Special size:

- (i) Sheets: Minimum quantity of 2 tons of a size, grade, grain direction, finish, standard weight and colour.
- (ii) Rolls: Minimum quantity of 1 ton of a grade, finish, standard weight, colour, in a roll width acceptable to the manufacturer.

Special colour: Minimum quantity of 10 tons of a colour and grade, and not less than 2 tons of a sheet size, grain direction, finish and standard weight, or not less than 1 ton of a roll width acceptable to the manufacturer.

Special finish: Standard finish only.

No. 2 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights:

- (i) White and Colours: 180 and 240 lb. to 1,000 sheets of size $22\frac{1}{2} \times 28\frac{1}{2}$.
- (ii) Post Card: 200 and 240 lb. to 1,000 sheets of size $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard size: $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard colours: Natural for Post Card and one shade of White and of not more than 6 colours as selected by the manufacturer.

Standard finishes: Smooth and Antique.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 240M): Minimum quantity of 10 tons of a weight, grade and colour, and not less than 2 tons of a sheet size, grain direction and finish, or not less than 1 ton of a roll width acceptable to the manufacturer.

Special size:

(i) Sheets: Minimum quantity of 2 tons of a size, grade, grain direction, finish, standard weight and colour.

(ii) Rolls: Minimum quantity of 1 ton of a grade, finish, standard weight and colour in a width acceptable to the manufacturer.

Special colour: Minimum quantity of 10 tons of a colour and grade, and not less than 2 tons of a sheet size, grain direction, finish and standard weight, or 1 ton of a roll width acceptable to the manufacturer.

Special finish: Standard finishes only.

ITEM 55—GROUNDWOOD CONTENT PRINTING (MILL) BRISTOLS (INCLUDING TICKET BOARD)

No. 1 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights:

(i) White: 180 and 240 lb. to 1,000 sheets of size $22\frac{1}{2} \times 28\frac{1}{2}$.

(ii) Colours: 180 lb. to 1000 sheets of size $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard size: $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard colours: One shade of White and of not more than 5 colours as selected by the manufacturer.

Standard finish: Antique.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 240M): Minimum quantity of 10 tons of a weight, grade and colour, and not less than 2 tons of a sheet size and grain direction, or not less than 1 ton of a roll width acceptable to the manufacturer.

Special size:

(i) Sheets: Minimum quantity of 2 tons of a size, grade, grain direction, standard weight and colour.

(ii) Rolls: Minimum quantity of 1 ton of a grade, standard weight, colour and roll width acceptable to the manufacturer.

Special finish: Standard finish only.

Special colour: Standard colours only.

No. 2 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weight: 180 lb. to 1,000 sheets of size $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard size: $22\frac{1}{2} \times 28\frac{1}{2}$.

Standard colours: One shade of White and of not more than 10 colours as selected by the manufacturer.

Standard finish: Antique.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (Not heavier than basis 180M): Minimum quantity of 10 tons of a weight and grade and colour, and not less than 2 tons of a sheet size, and grain direction or not less than 1 ton of a roll width acceptable to the manufacturer.

Special size:

(i) Sheets: Minimum quantity of 2 tons of a size, grade, grain direction, standard weight and colour.

- (ii) Rolls: Minimum quantity of 1 ton of a grade, standard weight, colour and width acceptable to the manufacturer.

Special colour: Minimum quantity of 10 tons of one colour and grade, and not less than 2 tons of a sheet size, grain direction and standard weight, or not less than 1 ton of a roll width acceptable to the manufacturer.

Special finish: Standard finish only.

ITEM 56—PLAIN (UNCOATED) BLANKS, RAILROAD BOARD AND STREETCAR BOARD

PLAIN BLANKS

I. STANDARD SPECIFICATIONS:

Standard weights: 3, 4, 6 and 8 ply thickness.

Standard size: 22 x 28.

Standard colour: One shade of White.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not more than 8 ply thickness): Minimum quantity of 5 tons of a weight, grade and not less than 2 tons of a size.

Special size: Minimum quantity of 2 tons of a size, grade and standard weight.

Special colour: Standard colour only.

RAILROAD BOARD (UNCOATED)

I. STANDARD SPECIFICATIONS:

Standard weights: 4 and 6 ply thickness.

Standard size: 22 x 28.

Standard colours: Not more than one shade of 9 colours as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not more than 6 ply thickness): Minimum quantity of 5 tons of a weight, grade, colour and not less than 2 tons of a size.

Special size: Minimum quantity of 2 tons of a size, grade, standard weight and colour.

Special colour: Standard colours only.

STREETCAR BOARD (UNCOATED)

I. STANDARD SPECIFICATIONS:

Standard weight: 5 ply thickness.

Standard size: 23 x 43.

Standard colours: White one side on Manilla back.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (thickness): Standard weight only.

Special size: Minimum quantity of 2 tons of a size, grade, standard weight and colour.

Special colour: Standard colour only.

ITEM 57—COATED BLANKS, RAILROAD BOARDS, STREETCAR BOARDS AND BRISTOLS

COATED BLANKS

I. STANDARD SPECIFICATIONS:

Standard weights: 3, 4, 6 and 8 ply thickness.

Standard sizes: 22 x 28 and 28 x 44.

Standard colour: One shade of White.

Standard finishes: Coated 1 side and coated 2 sides.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not more than 8 ply thickness): Standard weights only.

Special size: Minimum quantity of 1 ton of a grade, size, finish and standard weight.

Special colour: Standard colours only.

Special finish: Standard finishes only.

COATED RAILROAD BOARD

I. STANDARD SPECIFICATIONS:

Standard weights: 4 and 6 ply thickness.

Standard size: 22 x 28.

Standard colours: Not more than one shade of 6 colours as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not more than 6 ply thickness): Minimum quantity 5 tons of a weight, grade, colour and size.

Special size: Minimum quantity 1 ton of a size, grade, standard weight and colour.

Special colour: Minimum quantity 5 tons of a colour, grade and weight and not less than 1 ton of a size.

COATED STREETCAR BOARD

I. STANDARD SPECIFICATIONS:

Standard weight: 5 ply thickness.

Standard size: 23 x 43.

Standard colour: One shade of White.

II. SPECIAL MAKING ORDER SPECIFICATIONS: STANDARD SPECIFICATIONS ONLY.

COATED TRANSLUCENT BRISTOL

I. STANDARD SPECIFICATIONS:

Standard weights: 3 and 4 ply thickness.

Standard size: 22½ x 28½

Standard colours: One shade of White and India.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard basis weights only.

Special size: Minimum quantity 1 ton of a size, grade, standard weight and colour.

Special colour: Standard colours only.

ITEM 58—BLOTTING PAPERS

No. 1 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights:

(i) White: 120 and 160 lb. to 1,000 sheets of size 19 x 24.

(ii) Colours: 160 lb. to 1,000 sheets of size 19 x 24.

Standard size: 19 x 24.

Standard Colours: One shade of White and of Moss Green, Hazel and Brown.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not heavier than basis 160M): Minimum quantity of 5 tons of a weight, grade, standard colour and not less than 2 tons of a size.

Special size: Minimum quantity of 2 tons of a size, grade, standard weight and colour.

Special colours: Standard colours only.

No. 2 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights:

120 and 160 lb. to 1,000 sheets of size 19 x 24.

Standard size: 19 x 24.

Standard colours: One shade of White and of Granite, Buff, Pink.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not heavier than basis 160M): Minimum quantity of 5 tons of a weight, grade, colour and not less than 2 tons of a size.

Special size: Minimum quantity of 2 tons of a size, grade, colour and standard weight.

Special colours: India only; minimum quantity of 2 tons of a grade, size and standard weight.

No. 3 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights:

- (i) White: 120 and 160 lb. to 1,000 sheets of size 19 x 24.
- (ii) Moss Green and Brown: 160 lb. to 1,000 sheets of size 19 x 24.
- (iii) Colours other than Moss Green and Brown: 120 and 160 lb. to 1,000 sheets of size 19 x 24.

Standard size: 19 x 24.

Standard colours: One shade of White and of Blue, Brown, Buff, Canary, Granite, Moss Green, Pink.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not heavier than basis 160M): Minimum quantity of 5 tons of a weight, grade, colour and not less than 2 tons of a size.

Special size: Minimum quantity of 2 tons of a size, grade, colour and standard weight.

Special colour: Standard colours only.

TABLET GRADE

I. NO STANDARD SPECIFICATIONS: MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special Weight: Not to exceed 120 lb. to 1,000 sheets of size 19 x 24; minimum quantity of 2 tons of a size, grade, weight and standard colour.

Special size: Minimum quantity of 2 tons of a size, grade, weight and colour.

Special colour: One shade of White, Buff and Granite only.

ITEM 59—ALKALI PROOF GRADE BLOTTING PAPER

I. NO STANDARD SPECIFICATIONS: MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weights:

- (i) 72, 80, 110, 150 and 190 lbs. to 1,000 sheets of size 19 x 24; minimum quantity of 1 ton of a weight, grade, colour and size.
- (ii) All other weights; minimum quantity of 5 tons of a weight, grade and colour and not less than 1 ton of a sheet size or roll width.

Special colour: White, Blue and Pink only.

ITEM 60—COATED (ENAMELLED) BLOTTING PAPER

I. STANDARD SPECIFICATIONS:

Standard basis weights: 200 and 240 lb. to 1,000 sheets of size 19 x 24.

Standard size: 19 x 24.

Standard colour combinations:

- (a) White coating on White, Pink, and Blue Blotting.
- (b) Gold, Platinum, Buff, Primrose, Pink and Green Coating on White Blotting.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Basis 160M only; minimum quantity of $1\frac{1}{2}$ tons of a size, grade and standard colour combination.

Special size: Minimum quantity of $1\frac{1}{2}$ tons of a size, grade, standard weight and colour combination.

Special colour combination: Standard colour combinations only.

ITEM 61—MANILLA ENVELOPE PAPER

No. 1 GRADE

I. STANDARD SPECIFICATIONS:

Standard substance weights: 40 and 48 lb. to 1,000 sheets of size 17 x 22.

Standard colour: Natural Manilla only.

Standard finish: Machine finish only.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not heavier than substance 48M): Not less than 1 ton of a size, weight, grade, and standard colour and finish.

Special colour: Standard colour only.

Special finish: Standard finish only.

No. 2 GRADE

I. NO STANDARD SPECIFICATIONS: SPECIAL MAKING ORDERS ONLY.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Weights: 40 and 48 lb. only to 1,000 sheets of size 17 x 22.

Colour: Natural Manilla only.

Finish: Machine finish only.

Minimum quantity: Not less than 1 ton of a size, weight, grade, colour and finish.

ITEM 62—SULPHITE BOX COVER PAPERS

No. 1 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights: 74 and 90 lb. to 1,000 sheets of size 24 x 36.

Standard size: Rolls 24" width.

Standard colours: Not more than 13 colours as selected by the manufacturer.

Standard finishes: Antique and secondary finishes as selected by the manufacturer.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: Standard basis weights only.

Special size:

Sheets: Minimum quantity of 1 ton of a size, grade, standard weight and colour; provided the minimum quantity shall be 100 lb. of any size acceptable to the manufacturer that can be cut out of a 24" width roll.

Rolls: Minimum quantity 1 ton of a width, grade, standard weight and colour.

Special colour: Standard colours only.

Special finishes: Standard finishes only.

No. 2 GRADE

I. STANDARD SPECIFICATIONS:

Standard basis weights: 62 lb. and 72 lb. to 1,000 sheets of size 26 x 30.

Standard size:

Sheets: 26 x 40½ *Rolls:* 26" and 30" width.

Standard colours: Not more than 6 colours as selected by the manufacturer.

Standard finish: Machine finish.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special basis weight: Minimum quantity 1 ton of a weight, grade, size and standard colour.

Special size: Minimum quantity 1 ton of a size, grade, weight, and standard colour.

Special colour: Standard colours only.

Special finish: Standard finishes only.

ITEM 63—TAG BOARDS

MANILLA TAG BOARD

I. STANDARD SPECIFICATIONS:

Standard basis weights: 200, 250, 300 and 350 lb. to 1,000 sheets of size 24 x 37.

Standard sizes: In the basis weights only as indicated below:—

Size:	Basis	Basis	Basis	Basis
	200M	250M	300M	350M
22½ x 38½	—	180M	216M	252M
24 x 37	200M	250M	300M	350M
28 x 34	—	268M	321M	—
30 x 40	—	—	405M	—

Standard colour: Natural.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight: (not heavier than basis 400M): Minimum quantity of 5 tons of a weight, and grade and not less than 1 ton of a sheet size or roll width.

Special size:

(i) *Sheets:* Minimum quantity of 1 ton of a size, grade and standard weight.

(ii) *Rolls:* Minimum quantity of 1 ton of a roll width, grade and standard weight.

Special colour: Standard colour only.

SULPHITE TAG BOARD

I. STANDARD SPECIFICATIONS:

Standard basis weights: 200, 250, 300 and 350 lb. to 1,000 sheets of size 24 x 37.

Standard size: 24 x 37.

Standard colour: Natural.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not heavier than 400M) Minimum quantity of 5 tons of a weight and grade and not less than 1 ton of a sheet size or roll width.

Special size:

(i) *Sheets:* Minimum quantity of 1 ton of a size, grade and standard weight.

(ii) *Rolls:* Minimum quantity of 1 ton of a roll width, grade and standard weight.

Special colour: Standard colour only.

CELLATE TAG BOARD

I. STANDARD SPECIFICATIONS:

Standard basis weights: 200, 250, 300, 350 and 400 lb. to 1,000 sheets of size 24 x 37.

Standard sheet size: 24 x 37.

Standard colour: Amber.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not heavier than basis 400M): Minimum quantity of 5 tons of a weight and grade and not less than 1 ton of a sheet size or roll width.

Special size:

(i) *Sheets:* Minimum quantity of 1 ton of a size, grade and standard weight.

(ii) *Rolls:* Minimum quantity of 1 ton of a roll width, grade and standard weight.

Special colour: Standard colour only.

ROPE TAG BOARD

I. STANDARD SPECIFICATIONS:

Standard basis weights: 300, 350 and 400 lb. to 1,000 sheets of size 24 x 37.

Standard size: 24 x 37.

Standard colour: Amber.

II. SPECIAL MAKING ORDER SPECIFICATIONS:

Special weight (not heavier than basis 400M) Minimum quantity of 5 tons of a weight and grade and not less than 1 ton of a sheet size or roll width.

Special size:

(i) Sheets: Minimum quantity of 1 ton of a size, grade and standard weight.

(ii) Rolls: Minimum quantity of 1 ton of a roll width, grade and standard weight.

Special colour: Standard colour only.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1004

**Respecting Maximum Retailers' Prices for Lumber and Millwork in
Central, Eastern and North Eastern Ontario**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Interpretation

1. For the purposes of this Order,

(a) "Central and Eastern Ontario" shall mean all that part of the Province of Ontario lying east of the eighty-fifth (85th) degree of longitude and south of the forty-seventh (47th) degree of latitude, excepting the Greater Ottawa District;

(b) "Greater Ottawa District" shall include the City of Ottawa and all contiguous suburban municipalities;

(c) "North Eastern Ontario" shall mean all that part of the Province of Ontario lying east of the eighty-fifth (85th) degree of longitude and north of the forty-seventh (47th) degree of latitude;

(d) "Point of Shipment" shall mean any warehouse, lumber yard, or place from which lumber or millwork is shipped or delivered.

Maximum Retailers' Prices Fixed for Ontario

2. (1) The maximum price (including Federal Sales Tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any lumber or millwork described in Schedules A and C to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within Central and Eastern Ontario shall be the price shown for such lumber or millwork in the said Schedules.

(2) The maximum price (including Federal Sales Tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail any lumber or millwork described in Schedules B and C to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within North Eastern Ontario, shall be the price shown for such lumber or millwork in the said Schedules.

(3) The maximum price (including Federal Sales Tax) at which any person may sell, or offer for sale at retail, or at which any person may purchase at retail, any millwork other than millwork described in Schedule C to this Order, which is shipped

or to be shipped pursuant to such sale or offer from any point of shipment within Central and Eastern Ontario or North Eastern Ontario shall be the cost of such millwork to the retailer, plus a mark-up of forty per centum (40%) of such cost.

Service Charges

3. The maximum price (including Federal Sales Tax) which any person may charge for any service described in Schedule D to this Order and rendered in connection with lumber described in Section 2 of this Order, shall be the price shown for such service in the said Schedule.

Special Sizes of Lumber

4. (1) When any lumber is manufactured to rough or finished sizes, other than those sizes designated in Schedules A and B to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) When any lumber is offered for sale in grades not designated in Schedules A and B to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to Show Particulars of Lumber and Millwork Sold

5. Every person selling lumber or millwork at retail from any point of shipment in Central and Eastern Ontario or North Eastern Ontario shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of the lumber and millwork sold and the price or prices charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy of each invoice to the purchaser.

Effective Date

6. This Order shall be effective on and after the 15th day of December, 1943.

Dated at Ottawa, this 27th day of November, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

NOTE: (1) *Eighty-fifth degree of longitude* runs north and south, through the Province of Ontario, about 35 miles west of Sault Ste. Marie.

(2) *Forty-seventh degree of latitude* runs east and west, through the Province of Ontario, about 35 miles north of Sudbury.

SCHEDULE A—TO ADMINISTRATOR'S ORDER No. A-1004 MAXIMUM RETAIL PRICES FOR LUMBER IN CENTRAL AND EASTERN ONTARIO EXCEPT GREATER OTTAWA

Unless otherwise indicated all prices set out hereunder refer to One Thousand Feet Board Measure, and all measurements are calculated from the original or nominal size.

LUMBER

SOFTWOODS—

B.C. FIR AND HEMLOCK—

No. 1 COMMON DIMENSION DRESSED 4 SIDES, $\frac{1}{4}$ " SCANT.—	LENGTHS		
	Up to 16'	18' and 20'	22' and 24'
	\$	\$	\$
2 x 4, 6, 8".....	72.00	73.00	76.00
2 x 10".....	72.00	73.00	76.00
2 x 12".....	74.00	75.00	77.00
2 and 2½ x 14".....	75.00	76.00	79.00

For No. 1 Common Dimension Dressed 4 Sides 1/8" Scant.—

Add \$3.00 to the above prices.

For No. 1 Common Dimension, Rough—

Add \$4.50 to the above prices.

For Dressed and Matched or Grooved for Splines, Shiplap or other special patterns—

Add \$5.00 to the above prices.

1/2 x 3/4" Splines..... \$1.00 per 100 lineal feet.

3/4 x 1 1/8 or 1 1/4"..... 1.25 per 100 lineal feet.

PLANK AND TIMBERS DRESSED 4 SIDES—	Up to 20'	22' to 32'	Over 32' to 42'
	\$	\$	\$
3 x 4, 3 x 6, 3 x 8, 3 x 10, 3 x 12'	79.00	81.00	85.00
3 x 14'	83.00	85.00	89.00
3 x 16'	83.00	85.00	89.00
4 x 4'	79.00	81.00	85.00
4 x 6, 4 x 8, 4 x 10, 4 x 12'	79.00	81.00	85.00
4 x 12, 4 x 16'	83.00	85.00	89.00
6 x 6, 6 x 8, 6 x 10, 6 x 12'	79.00	81.00	85.00
6 x 14'	83.00	85.00	89.00
6 x 16'	83.00	85.00	89.00
6 x 18, 6 x 20'	89.00	91.00	95.00
8 x 8, 8 x 10, 8 x 12'	79.00	81.00	85.00
8 x 14, 8 x 16'	83.00	85.00	89.00
8 x 18, 8 x 20'	89.00	91.00	95.00
10 x 10, 10 x 12, 10 x 14'	79.00	81.00	85.00
10 x 16'	83.00	85.00	89.00
10 x 18, 10 x 20'	86.00	88.00	92.00
12 x 12, 12 x 14'	79.00	81.00	85.00
12 x 16'	83.00	85.00	89.00
12 x 18, 12 x 20'	86.00	88.00	92.00
14 x 14'	79.00	81.00	85.00
14 x 16'	83.00	85.00	89.00
14 x 18, 14 x 20'	86.00	88.00	92.00
16 x 16'	79.00	81.00	85.00
16 x 18, 16 x 20'	83.00	85.00	89.00
18 x 18, 18 x 20, 20 x 20'	86.00	88.00	92.00

For Rough:—DEDUCT \$3.00 from the above prices for Plank and Timbers.

B.C. CEDAR—

No. 1 COMMON—

1 x 4 to 1 x 12" Dressed 4 Sides or Shiplap, random lengths.....\$ 57.00

No. 1 COMMON DIMENSION, DRESSED 4 SIDES, 1/4" SCANT.—

2 x 4 to 2 x 12—8' and up, random lengths..... 62.00

For Dressed and Matched or Special Dressing..... 67.00

No. 1 COMMON PLANK AND TIMBERS—

	LENGTHS		
	8' to 18'	20' and 24'	26' and up
	\$	\$	\$
3 x 4 to 8 x 8" and up, Rough or Dressed.....	67.00	69.00	71.00

For Selected Stock—Add \$10.00 to the above prices.

For No. 2 Common—DEDUCT \$2.00 from the above prices.

CLEAR—ROUGH—

Thickness—	WIDTHS		
	6" and 8"	10" and 12"	14" and wider
	\$	\$	\$
1".....	132.00	162.00	187.00
1½, 1½ and 2".....	142.00	172.00	197.00

For Edge Grain—ADD \$20.00 to the above prices.

For Dressing —ADD \$5.00 to the above prices.

ONTARIO CEDAR—

No. 1 Boat Cedar, not edged..... \$125.00

For Mill Run DEDUCT \$10.00 from the above prices for No. 1 Common B.C. Cedar.

TENNESSEE AROMATIC CEDAR—

1 x 3" and wider, Kiln Dried, random widths and lengths..... \$110.00

¾" Sheathing, random widths and lengths..... 110.00

¾" Sheathing (90% Heart), cartons..... 140.00

13/16" Sheathing, random widths and lengths..... 145.00

Made up in Panels.

60c. per square foot.

For Specified widths ADD \$10.00 to the above prices for Tennessee Aromatic Cedar.

SPRUCE AND JACK PINE Merchantable (full sawn)	Rough	Shiplap Tongued and Grooved Decking Saw Sized or Dressed 4 Sides ¼" Scant.
	\$	\$
1 x 3 and 4-8/16'.....	66.00	66.00
1 x 5-8/16'.....	67.00	67.00
1 x 6-8/16'.....	68.00	68.00
1 x 8-8/16'.....	70.00	70.00
1 x 10-8/16'.....	75.00	75.00
1 x 12-8/16'.....	79.00	79.00

LENGTHS	Rough	Saw Sized, Dressed or Dressed and Matched	Rough or Dressed	
	8' to 16'	8' to 16'	18'	20'
	\$	\$	\$	\$
2 x 3 and 4".....	65.00	65.00	68.00	69.00
2 x 5".....	66.00	66.00	69.00	70.00
2 x 6".....	68.00	68.00	71.00	72.00
2 x 8".....	69.00	69.00	72.00	73.00
2 x 10".....	75.00	75.00	78.00	79.00
2 x 12".....	80.00	80.00	83.00	84.00
3 x 4 and 4 x 4".....	70.00	73.00	76.00	77.00
3 x 6 and 4 x 6".....	70.00	73.00	76.00	77.00
3 x 8 and 4 x 8".....	72.00	75.00	78.00	79.00
6 x 6".....	72.00	75.00	78.00	79.00
6 x 8".....	72.00	75.00	78.00	79.00
8 x 8".....	72.00	75.00	78.00	79.00

For Scant Sawn Spruce and Jack Pine 1" Dressed to 11/16" and 2" Dressed to 1 11/16".

DEDUCT \$2.00 from the above prices.

For Ontario 4ths and Better, random lengths 8/16',

DEDUCT \$1.00 from the above prices.

For Ontario No. 1 and No. 2 Cull, random lengths 8/16',

DEDUCT \$2.00 from the above prices.

For Ontario No. 3 Cull, random lengths, 8/16',

DEDUCT \$5.00 from the above prices.

For Specified Lengths ordered by the Buyer,

ADD \$2.00 to the above prices.

For Quebec 5th and Better, DEDUCT \$1.00 from the above prices.

For No. 4 (Quebec 5th Quality), DEDUCT \$3.00 from the above prices.

For No. 5 (Quebec 6th Quality), DEDUCT \$5.00 from the above prices.

EASTERN HEMLOCK—

For 4" to 8" in width, DEDUCT \$4.00 from the above prices for merchantable Spruce and Jackpine.

For over 8" in width, DEDUCT \$8.00 from the above prices for merchantable Spruce and Jackpine.

ANY SPECIES—

	Per 100 lineal feet
$\frac{3}{8}$ x 2" Bond.....	\$ 0.60
$\frac{3}{8}$ x 3" Bond.....	1.10
$\frac{7}{8}$ x $1\frac{3}{4}$ " Strapping.....	1.10
$\frac{3}{4}$ x 1" Grounds.....	0.65
$\frac{5}{8}$ x $1\frac{3}{4}$ " Grounds.....	1.20
$\frac{5}{8}$ x $1\frac{3}{4}$ " Grounds Bevelled.....	1.45
$\frac{7}{8}$ x $1\frac{3}{4}$ " Grounds.....	1.20
$\frac{7}{8}$ x $1\frac{3}{4}$ " Grounds Bevelled.....	1.45
2 x 2" Bridging.....	2.00
	per 100 pieces
2 x 2" Bridging, cut for 10" joists 16" Centres, and Bundled.....	3.70

NORWAY PINE—

No. 1 OR MERCHANTABLE (full sawn)	Rough	Shiplap Tongued and Grooved Decking Saw Sized or Dressed 4 Sides $\frac{1}{4}$ " Scant
	\$	\$
1 x 3 and 4" Random Lengths—8/16'.....	67.00	67.00
1 x 5" Random Lengths —8/16'.....	67.00	67.00
1 x 6" Random Lengths —8/16'.....	68.00	68.00
1 x 8" Random Lengths —8/16'.....	70.00	70.00
1 x 10" Random Lengths —8/16'.....	72.00	72.00
1 x 12" Random Lengths —8/16'.....	78.00	78.00
2 x 3, 4 and 5" Random Lengths—8/16'.....	70.00	70.00
2 x 6" Random Lengths —8/16'.....	71.00	71.00
2 x 8" Random Lengths —8/16'.....	72.00	72.00
2 x 10" Random Lengths —8/16'.....	75.00	75.00
2 x 12" Random Lengths —8/16'.....	81.00	81.00
3 x 4" Random Lengths—8/16'.....	71.00	74.00
3 x 6" Random Lengths—8/16'.....	72.00	75.00
3 x 8" Random Lengths—8/16'.....	75.00	78.00
3 x 10" Random Lengths—8/16'.....	81.00	84.00
3 x 12" Random Lengths—8/16'.....	83.00	86.00
4 x 4" Random Lengths—8/16'.....	73.00	76.00
4 x 6" Random Lengths—8/16'.....	75.00	78.00
4 x 8 to 8 x 8" Random Lengths—8/16'.....	77.00	80.00

For Specified Lengths ordered by the Buyer.....Add \$5.00 to the above prices.
 For 18' and 20' lengths.....Add \$5.00 to the above prices.
 For 22' and 24' lengths.....Add \$8.00 to the above prices.

SHELVING

Dressed 4 Sides (per 100 lineal feet and in specified lengths)—

WHITE PINE (PINUS STROBUS) No. 3 COMMON				WHITE PINE No. 1 AND 2 COMMON			
Width	Thickness			Width	Thickness		
	1 3/4"	1 3/8"	13/16"		13/16"	1 3/8"	1 3/4"
	\$	\$	\$		\$	\$	\$
1 3/8"	3.00	2.50	1.40	1 3/8"	2.00	2.75	4.25
1 1/2"	3.50		1.75	1 1/2"	2.50		5.00
2 1/4"	4.75	3.50	2.50	2 1/4"	3.00	4.50	6.00
3 3/4"	6.00	4.50	3.00	3 3/4"	3.75	5.75	7.25
4 3/4"	7.50	5.50	3.75	4 3/4"	4.50	7.00	9.00
5 3/4"	8.75	6.75	4.25	5 3/4"	5.00	8.25	10.00
6 3/4"	11.00	7.75	4.75	6 3/4"	5.50	9.25	12.00
7 3/4"	11.50	8.75	5.50	7 3/4"	6.75	12.00	14.50
9 3/4"	14.50	11.00	7.00	9 3/4"	9.75	17.75	21.50
11 3/4"	18.50	13.50	8.75	11 3/4"	13.00	23.50	28.00

For 4 x 4" No. 1 and 2 Common Dressed 4 Sides, \$16.50 per 100 lineal feet.

NORWAY PINE SELECT DRESSED 4 SIDES				SPRUCE AND JACK PINE SELECT DRESSED 4 SIDES			
Width	Thickness			Width	Thickness		
	1 3/4"	1 3/8"	13/16"		13/16"	1 3/8"	1 3/4"
	\$	\$	\$		\$	\$	\$
1 3/8"	3.00	2.50	1.40	1 3/8"	1.30	2.35	2.75
1 1/2"	3.50		1.75	1 1/2"	1.60		3.25
2 1/4"	4.75	3.50	2.50	2 1/4"	2.25	3.25	4.50
3 3/4"	6.00	4.50	3.00	3 3/4"	2.75	4.25	5.75
4 3/4"	7.00	5.50	3.75	4 3/4"	3.50	5.25	6.50
5 3/4"	8.50	6.50	4.25	5 3/4"	4.00	6.25	8.00
6 3/4"	9.75	7.50	4.75	6 3/4"	4.50	7.25	9.00
7 3/4"	11.25	8.50	5.50	7 3/4"	5.25	8.00	10.75
9 3/4"	14.50	10.50	7.00	9 3/4"	6.50	10.00	13.50
11 3/4"	18.00	12.75	8.50	11 3/4"	8.00	12.50	17.00

White and Norway Thin Pine

3/4" x 6 Dressed.....	\$3.25
3/4" x 8 Dressed.....	4.25
3/4" x 10 Dressed.....	6.50
3/4" x 12 Dressed.....	8.50

1/2" x 6 Dressed.....	\$5.00
1/2" x 8 Dressed.....	6.50
1/2" x 10 Dressed.....	9.75
1/2" x 12 Dressed.....	13.00

White Pine Rough

	C-Select and Better	Moulding or D-Select	Dressing or No. 1 and No. 2 Common	Select No. 3 Common	No. 3 Common
	\$	\$	\$	\$	\$
1 x 4".....	127.00	108.00	88.00	76.00	68.00
1 x 5".....	127.00	108.00	86.00	76.00	68.00
1 x 6".....	127.00	112.00	86.00	80.00	73.00
1 x 7 and 8".....	152.00	116.00	88.00	80.00	73.00
1 x 9".....	152.00	116.00	91.00	80.00	73.00
1 x 10".....	177.00	130.00	104.00	83.00	75.00
1 x 11".....	177.00	155.00	114.00	88.00	78.00
1 x 12".....	202.00	155.00	119.00	88.00	78.00
1 x 13" and up.....	227.00				
1½ and 1½ x 4 and 5".....	164.00	122.00	94.00	79.00	71.00
1½ and 1½ x 6, 7, 8 and 9".....	194.00	125.00	94.00	83.00	75.00
1½ and 1½ x 10".....	204.00	152.00	111.00	86.00	78.00
1½ and 1½ x 11 and 12".....	224.00	187.00	129.00	91.00	82.00
2 x 4 and 5".....	164.00	127.00	94.00	79.00	71.00
2 x 6".....	164.00	127.00	94.00	83.00	75.00
2 x 7, 8 and 9".....	194.00	152.00	94.00	83.00	75.00
2 x 10".....	204.00	157.00	111.00	86.00	78.00
2 x 11 and 12".....	224.00	167.00	129.00	91.00	83.00
3 x 4 and 5".....	275.00	200.00	96.00	83.00	75.00
3 x 6".....	275.00	200.00	96.00	86.00	78.00
3 x 7 and 8".....	275.00	200.00	99.00	86.00	78.00
3 x 9 and 10".....	285.00	220.00	119.00	88.00	81.00
3 x 11 and 12".....	335.00	230.00	134.00	91.00	85.00
4 x 4 and 4 x 6".....		210.00	99.00	89.00	78.00
5 x 5 and 6 x 6".....		210.00	119.00	89.00	78.00

For Specified Lengths Ordered by the Buyer—ADD 10 per cent to the above prices for rough White Pine.

	No. 4 Common	No. 5 Common	No. 6 Common
	\$	\$	\$
1 x 4" Rough or Dressed.....	68.00	63.00	57.00
1 x 5" Rough or Dressed.....	69.00	63.00	57.00
1 x 6" Rough or Dressed.....	70.00	63.00	57.00
1 x 8" Rough or Dressed.....	73.00	63.00	57.00
1 x 10" Rough or Dressed.....	74.00	69.00	58.00
1 x 12" Rough or Dressed.....	77.00	69.00	58.00
2 x 4" Rough or Dressed.....	71.00	63.00	61.00
2 x 6" Rough or Dressed.....	73.00	63.00	61.00
2 x 8" Rough or Dressed.....	75.00	63.00	61.00
2 x 10" Rough or Dressed.....	77.00	69.00	61.00
2 x 12" Rough or Dressed.....	80.00	69.00	61.00

FLOORING

Original Size.....	1 x 4" 13/16 x 3½"	1 x 5" 13/16 x 4½"	1 x 6" 13/16 x 5½"
Finished Size.....	\$	\$	\$
White Pine D Select.....	115.00	115.00	120.00
White Pine No. 1 and 2 Common.....	94.00	94.00	94.00
White Pine Select No. 3 Common.....	80.00	80.00	85.00
Spruce or Jack Pine, Select.....	71.00	72.00	73.00
Norway Pine No. 1 Common.....	72.00	72.00	73.00

FLOORING—Cont'd

Original Size.....	1 x 3"	1 x 4"
Finished Size.....	$\frac{3}{4}$ x 2 $\frac{1}{4}$ "	$\frac{3}{4}$ x 3 $\frac{1}{4}$ "
B.C. Fir, Edge Grain, B and Better.....	\$ 96.00	\$ 96.00
B.C. Fir, Edge Grain, C.....	\$ 88.00	\$ 88.00
B.C. Fir, Flat Grain, B and Better.....	\$ 77.00	\$ 77.00
Original Size.....	1 $\frac{1}{2}$ x 4"	1 $\frac{1}{2}$ x 4"
Finished Size.....	1 $\frac{1}{8}$ x 3 $\frac{1}{2}$ "	1 $\frac{1}{8}$ x 3 $\frac{1}{2}$ "
White Pine No. 1 and 2 Common.....	\$ 99.00	\$ 99.00

For Specified Lengths Ordered by the Buyer—ADD \$5.00 to the above prices.

VEE JOINT OR BEADED SHEATHING

Original Size.....	1 x 3 or 1 x 4"
Finished Size.....	$\frac{3}{8}$ or 7/16 x 2 $\frac{1}{4}$ or 3 $\frac{1}{4}$ "
White Pine C Select and Better.....	\$67.00 per MFSM
Spruce Select.....	52.00 per MFSM
Basswood No. 1 Common.....	74.00 per MFSM
5/16 Cedar Clear.....	62.00 per MFSM
No. 1 and 2 Common.....	\$48.00 per MFSM
Merchantable.....	42.00 per MFSM
No. 2 Common.....	53.00 per MFSM
B.C. Fir or Hemlock $\frac{3}{8}$ x 3 or $\frac{3}{8}$ x 4", B and Better.....	\$62.00
B.C. Fir or Hemlock $\frac{3}{8}$ x 3 or $\frac{3}{8}$ x 4", C.....	59.00
B.C. Fir or Hemlock $\frac{3}{8}$ x 3 or $\frac{3}{8}$ x 4", D.....	55.00

Original Size.....	1 x 4"	1 x 5"	1 x 6"
Finished Size.....	13/16 x 3 $\frac{1}{2}$ "	13/16 x 4 $\frac{1}{2}$ "	13/16 x 5 $\frac{1}{2}$ "
White Pine D Select.....	\$ 115.00	\$ 115.00	\$ 120.00
White Pine No. 1 and 2 Common.....	94.00	94.00	94.00
White Pine Select No. 3 Common.....	80.00	80.00	85.00
Spruce or Jack Pine Select.....	71.00	72.00	73.00
Norway Pine No. 1 Common.....	72.00	72.00	73.00

Original Size

B.C. Fir, 1 x 3 or 1 x 4", B and Better.....	\$77.00
B.C. Fir, 1 x 3 or 1 x 4", C.....	74.00
B.C. Fir, 1 x 3 or 1 x 4", D.....	66.00
Cedar, 1 x 3 or 1 x 4", Clear.....	82.00

For Specified Lengths Ordered by the Buyer—ADD \$5.00 to the above prices.

SIDING

Manitoba Siding, Novelty Siding or Shiplap Joint

Original Size.....	1 x 5"	1 x 6"
Finished Size.....	13/16 x 4 $\frac{1}{2}$ "	13/16 x 5 $\frac{1}{2}$ "
White Pine, No. 1 and 2 Common.....	\$ 94.00	\$ 94.00
White Pine No. 3 Common.....	80.00	85.00
Spruce or Jack Pine, Select.....	72.00	73.00
Norway Pine No. 1 Common.....	72.00	73.00

White Pine Bevel Siding, Rabbed

2 pieces out of 1 $\frac{1}{2}$ "	No. 1 and 2 Common	Select No. 3	No. 3 Common
	Per M.F.S.M.	Per M.F.S.M.	Per M.F.S.M.
8" Bevel Siding.....	\$ 82.00	\$ 75.00	\$ 70.00
10" Bevel Siding.....	100.00	78.00	73.00

2 pieces out of 2"	No. 1 and 2 Common Per M.F.S.M.	Select No. 3 Per M.F.S.M.	No. 3 Common Per M.F.S.M.
8" Bevel Siding.....	\$110.00	\$100.00	\$93.00
10" Bevel Siding.....	133.00	104.00	97.00

Bevel Siding (Clapboards)

	Size $\frac{1}{2}$ x 6	Size $\frac{1}{2}$ x 6
White Pine Feather Edge D Select...	\$66.00	No. 1 and 2 Common \$48.00 per M.F.S.M.
Spruce Feather Edge Select.....	54.00	Merchantable..... 39.00 "

B.C. Cedar—Bevel Siding

$\frac{1}{2}$ x 6", Clear.....	\$69.00 per M.F.S.M.
$\frac{1}{2}$ x 6", A.....	65.00 "
$\frac{1}{2}$ x 8" and 10", Clear.....	86.00 "
$\frac{1}{2}$ x 8" and 10", A.....	84.00 "

B.C. Cedar—Bungalow Siding

$\frac{3}{4}$ x 8" Clear.....	\$106.00 per M.F.S.M.
$\frac{3}{4}$ x 8" A.....	104.00 "
$\frac{3}{4}$ x 10" Clear.....	114.00 "
$\frac{3}{4}$ x 10" A.....	112.00 "

For Specified Lengths Ordered by the Buyer—ADD \$5.00 to the above prices.

SHINGLES

B.C. Red Cedar

XXX 16" No. 1 Packed 20/20.....	\$6.88 per square	\$1.72 per bundle
XXX 16" No. 2 Packed 20/20.....	5.68 "	1.42 "
XXXXX 16" No. 1 Packed 20/20.....	7.68 "	1.92 "
XXXXX 16" No. 2 12" Clear Butt Packed 20/20.....	6.28 "	1.57 "
XXXXX 16" No. 3, 8" Clear Butt Packed 20/20.....	5.48 "	1.37 "

Eurekas—

5/2"—18" No. 1.....	\$8.00 per square	\$2.00 per bundle
5/2"—18" No. 2.....	6.40 "	1.60 "
5/2"—18" No. 3.....	5.80 "	1.45 "

Perfections—

5/2 $\frac{1}{4}$ "—18"—Packed 18/18.....	\$2.17 per bundle
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Royals—

4/2"—24" Packed 14/14.....	\$2.77 per bundle
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Titans—

5/8" butts—18" Packed 12/12.....	\$2.18 per bundle
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Eastern White Cedar—

Extras Packed 20/20.....	\$8.20 per square	\$2.05 per bundle
Clears Packed 20/20.....	7.60 per square	1.90 per bundle
2nd Clears Packed 20/20.....	6.80 per square	1.70 per bundle
Clear Walls Packed 20/20.....	6.40 per square	1.60 per bundle
Extra No. 1 Packed 20/20.....	5.00 per square	1.25 per bundle

For Eastern White Cedar Shingles sold by the thousand (packed 23/24) Add 17 per cent to the above prices.

CEDAR FENCE POSTS

Diameter at Small End in Inches	Length in Feet	—
4 to 4 ³ / ₄	7' 6" to 8' 6"	\$0.55 per post
Over 4 ³ / ₄ to 5 ³ / ₄	7' 6" to 8' 6"	0.70 per post
Over 5 ³ / ₄ to 6 ³ / ₄	7' 6" to 8' 6"	0.85 per post
Over 6 ³ / ₄ to 7 ³ / ₄	7' 6" to 8' 6"	1.05 per post
Over 7 ³ / ₄ to 8 ³ / ₄	7' 6" to 8' 6"	1.40 per post

HARDWOODS—

FIRSTS AND SECONDS COMBINED—ROUGH—

—	Birch	Maple	Basswood	Elm
Thickness—	\$	\$	\$	\$
4/4" Random Lengths and Widths.....	150.00	160.00	150.00	140.00
5/4" Random Lengths and Widths.....	155.00	165.00	155.00	145.00
6/4" Random Lengths and Widths.....	160.00	170.00	160.00	150.00
8/4" Random Lengths and Widths.....	170.00	180.00	170.00	160.00
10/4" Random Lengths and Widths.....	180.00	200.00	170.00
12/4" Random Lengths and Widths.....	190.00	210.00	180.00
16/4" Random Lengths and Widths.....	215.00	235.00

No. 1 COMMON AND SELECTS COMBINED—ROUGH—

Thickness—	\$	\$	\$	\$
4/4" Random Lengths and Widths.....	95.00	100.00	95.00	90.00
5/4" Random Lengths and Widths.....	105.00	110.00	105.00	100.00
6/4" Random Lengths and Widths.....	110.00	115.00	110.00	105.00
8/4" Random Lengths and Widths.....	120.00	125.00	120.00	115.00
10/4" Random Lengths and Widths.....	130.00	145.00	130.00
12/4" Random Lengths and Widths.....	140.00	155.00	130.00
16/4" Random Lengths and Widths.....	170.00	185.00

No. 2 COMMON—ROUGH—

Thickness—	\$	\$	\$	\$
4/4" Random Lengths and Widths.....	65.00	65.00	65.00	65.00
5/4" Random Lengths and Widths.....	70.00	70.00	70.00
6/4" Random Lengths and Widths.....	70.00	70.00	70.00
8/4" Random Lengths and Widths.....	75.00	70.00	75.00

No. 3 COMMON—ROUGH—

	\$	\$	\$	\$
All Thicknesses.....	50.00	45.00	50.00	50.00

Hardwood prices shown above are for random widths and lengths as required by National Hardwood Lumber Association rules for the respective grades.

When ordered by the Buyer

Add for Specified Widths	Add for Specified Lengths
\$	\$
8" or 9".....	10' 0".....
10" or 11".....	12' 0".....
12" or 13".....	14' 0".....
14" up.....	16' 0".....
10.00	10.00
20.00	10.00
30.00	20.00
40.00	30.00

OAK FLOORING

TONGUED AND GROOVED—

Thickness	Kind	Grade	—	Thickness	Kind	Grade	—
			\$				\$
3/8".....	Plain White	1st	127 00*	1/2".....	Plain Red	1st	170.00*
		2nd	120 00*			2nd	157 00*
		3rd	95 00*			Shorts	127 00*
		Shorts	75.00*				90.00*
3/8".....	Quartered White	1st	165 00*	13/16".....	Plain Red	1st	230.00
		2nd	150 00*			2nd.	200 00
		3rd	95.00*			3rd	145 00
		Shorts	78.00*			Shorts	110.00
						No. 4	70.00
3/8".....	Plain Red	1st	127 00*	13/16".....	Quartered Red	1st	280.00
		2nd	120 00*			2nd	240 00
		3rd	95.00*			3rd	150.00
		Shorts	75.00*			Shorts	110.00
3/8".....	Quartered Red	1st	150 00*	13/16".....	Quartered White	1st	310.00
		2nd	150 00*			2nd	250.00
		3rd	95.00*			3rd	140 00
						Shorts	110.00

For Jointed or Square Edge Flooring Add 30 per cent to the above prices for Tongued and Grooved Flooring.

* Per M.F.S.M.

BIRCH, BEECH AND MAPLE FLOORING

TONGUED AND GROOVED—

—		Birch and Beech	Maple
		\$	\$
Thickness—			
13/16".....	1st	115 00	120.00
	2nd	110.00	115.00
	3rd	95.00	95.00
1/2".....	1st	109 00*	116.00*
	2nd	103.00*	103.00*
	3rd	85.00*	85.00*
3/8".....	1st	100.00*	100.00*
	2nd	95 00*	95 00*
	3rd	78.00*	78.00*

For Single Orders of 5,000 F.B.M. up to 10,000 F.B.M. DEDUCT \$5.00 from the above prices.

For Single Orders of 10,000 F.B.M. and over.....DEDUCT \$10.00 from the above prices.

* Per M.F.S.M.

SCHEDULE B TO ADMINISTRATOR'S ORDER No. A-1004

MAXIMUM RETAIL PRICES FOR LUMBER IN NORTH EASTERN ONTARIO

The Maximum Prices shall be the prices set out in Schedule "A" except for the Spruce and Jackpine Lumber Described below:—

SPRUCE AND JACK PINE

Merchantable (full sawn)	Rough	Shiplap Tongued and Grooved Decking Saw Sized or Dressed 4 Sides 1" Scant
	\$	\$
1 x 3 and 4-8/16'.....	59.00	59.00
1 x 5-8/16'.....	60.00	60.00
1 x 6-8/16'.....	61.00	61.00
1 x 8-8/16'.....	63.00	63.00
1 x 10-8/16'.....	68.00	68.00
1 x 12-8/16'.....	72.00	72.00

	Lengths	Rough	Saw Sized, Dressed or Dressed and Matched	Rough or Dressed	
		8' to 16'	8' to 16'	18'	20'
		\$	\$	\$	\$
2"x 3" and 4".....		58.00	58.00	61.00	62.00
2 x 5".....		59.00	59.00	63.00	63.00
2 x 6".....		61.00	61.00	64.00	65.00
2 x 8".....		62.00	62.00	65.00	64.00
2 x 10".....		68.00	68.00	71.00	72.00
2"x 12".....		73.00	73.00	76.00	77.00
3 x 4" and 4 x 4".....		63.00	66.00	69.00	70.00
3" x 6" and 4 x 6".....		63.00	66.00	69.00	70.00
3 x 8" and 4 x 8".....		65.00	68.00	71.00	72.00
6 x 6".....		65.00	68.00	71.00	72.00
6 x 8".....		65.00	68.00	71.00	72.00
8 x 8".....		65.00	68.00	71.00	72.00

For Scant Sawn Spruce and Jack Pine 1" Dressed to 11/16" and 2" Dressed to 1-11/16".

DEDUCT \$2.00 from the above prices.

For Ontario 4ths and Better, random lengths 8/16',

DEDUCT \$1.00 from the above prices.

For Ontario No. 1 and No. 2 Cull, random lengths 8/16',

DEDUCT \$2.00 from the above prices.

For Ontario No. 3 Cull, random lengths 8/16',

DEDUCT \$5.00 from the above prices.

For Specified Lengths Ordered by the Buyer,

ADD \$2.00 to the above prices.

For Quebec 5th and Better,

DEDUCT \$1.00 from the above prices for merchantable Spruce and Jackpine.

For No. 4 (Quebec 5th Quality), DEDUCT \$3.00 from the above prices.

For No. 5 (Quebec 6th Quality), DEDUCT \$5.00 from the above prices.

SHELVING

Dressed 4 sides (per 100 lineal feet and in Specified Lengths).

Spruce and Jack Pine Select Dressed 4 Sides.

Width	Thickness		
	13/16"	1 1/8"	1 1/2"
	\$	\$	\$
1 3/8"	1.30	2.35	2.75
1 1/2"	1.60	2.60	3.25
2 3/4"	2.25	3.25	4.25
3 3/4"	2.75	4.00	5.50
4 3/4"	3.25	5.00	6.25
5 3/4"	3.75	6.00	7.75
6 3/4"	4.25	7.00	8.75
7 3/4"	5.00	7.75	10.25
9 3/4"	6.25	9.75	13.00
11 3/4"	7.75	12.00	16.50

FLOORING

Original Size.....	1 x 4"	1 x 5"	1 x 6"
Finished Size.....	13/16 x 3 1/2"	13/16 x 4 1/2"	13/16 x 5 1/2"
	\$	\$	\$
Spruce or Jack Pine, Select.....	64.00	65.00	66.00

VEE JOINT OR BEADED SHEATHING

Original Size.....	1 x 3" or 1 x 4"
Finished Size.....	3/4 or 7/16 x 2 1/4" or 3 1/4"
Spruce Select.....	\$49.00 per M.F.S.M. Merchantable..... \$39.00 per M.F.S.M.

Original Size.....	1 x 4"	1 x 5"	1 x 6"
Finished Size.....	13/16 x 3 1/2"	13/16 x 4 1/2"	13/16 x 5 1/2"
	\$	\$	\$
Spruce or Jack Pine, Select.....	64.00	65.00	66.00

SIDING

Manitoba Siding, Novelty Siding or Shiplap Joint—

Original Size.....	1 x 5"	1 x 6"
Finished Size.....	13/16 x 4 1/2"	13/16 x 5 1/2"
	\$	\$
Spruce or Jack Pine, Select.....	62.00	63.00

Bevel Siding (Clapboard)

Spruce Feather edge Select 1/2 x 6" \$50.00 per M.F.S.M. Merchantable 1/2 x 6" \$35.00 per M.F.S.M.

Unless otherwise indicated all prices set out above refer to One Thousand Feet Board Measure, and all measurements are calculated from the original or nominal size.

SCHEDULE C TO ADMINISTRATOR'S ORDER No. A-1004

MAXIMUM RETAIL PRICES FOR MILLWORK IN CENTRAL AND EASTERN
ONTARIO AND NORTH EASTERN ONTARIO

MILLWORK

WHITE PINE AND OAK FRAME MATERIAL

	Per 100 lineal feet
13/16 x 1 1/4 Lining No. 3 Common.....	\$ 1.75
13/16 x 3/4 Lining " "	2.75
13/16 x 3/4 Lining " "	2.75
13/16 x 1/2 Pulley Stile No. 1 and 2 Common.....	4.50
13/16 x 5/8 Pulley Stile " "	5.00
1 x 1 1/2 Hang Stile " "	3.75
1 x 2 1/2 Hang Stile " "	4.50
1 x 3 1/2 Hang Stile " "	5.75
1 x 4 1/2 Hang Stile " "	7.00
1 x 5 1/2 Hang Stile " "	8.25
1 x 6 Backing, No. 3 Common.....	1.60
1 x 8 Glass Stop D Select.....	1.25
1 x 8 Parting Stop "	1.25
7/16 x 1 1/2 Sash Stop "	1.75
7/16 x 1 1/2 Sash Stop "	2.00
7/16 x 2 to 2 1/2 Door Stop... D Select.....	3.50
1 1/2 x 5 1/2 Door Jamb or Mullion No. 1 and 2 Common.....	10.00
1 1/2 x 6 3/4 Door Jamb or Mullion " "	12.00
1 1/2 x 7 1/2 Door Jamb or Mullion " "	14.50
2 1/2 x 3 1/2 Door Jamb or Mullion " "	13.00
2 1/2 x 5 1/2 Door Jamb or Mullion " "	16.50
2 1/2 x 6 3/4 Door Jamb or Mullion " "	20.75
2 1/2 x 7 1/2 Door Jamb or Mullion " "	23.00
1 1/2 x 3 3/4 Pine Sill No. 1 and 2 Common.....	7.25
1 1/2 x 5 1/2 Pine Sill " "	10.00
1 1/2 x 6 3/4 Pine Sill " "	12.00
2 1/2 x 3 3/4 Pine Sill " "	13.00
2 1/2 x 5 1/2 Pine Sill " "	16.50
2 1/2 x 6 3/4 Pine Sill " "	20.75
2 1/2 x 7 1/2 Pine Sill " "	23.00
3 1/2 x 4 3/4 Pine Sill " "	23.50
1 1/2 x 5 1/2 Oak Sill Firsts and Seconds	27.00
1 1/2 x 7 1/2 Oak Sill. " "	38.00
1 1/2 x 9 1/2 Oak Sill. " "	49.00
1 1/2 x 11 1/2 Oak Sill. " "	60.00
5/16 x 7/8 Oak Water Bar.....	2.00

DOOR FRAMES

Outside Door Frames—

Standard Frame with 2" Oak Sill.....	\$ 7.00 each
Standard Frame with 3" Oak Sill.....	8.00 each
Standard Frame without sill.....	6.00 each
Standard Frame with 2" Oak sill and transom up to 2'0" in height.....	11.00 each
For Standard Frame with circle, elliptic, tudor or segment head, Add to the above prices.....	\$ 6.00

Inside Door Frames—

Inside cellar door frame, 2 x 6 or 2 x 8 jamb.....	\$ 4.00 each
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	7/8" Jambs and Stops	Rabbeted 1 3/8" Jambs or 1 1/8" Jambs and Stops
No. 1 or 2 Common Pine or Clear Fir.....	\$2.00 per set of jambs	\$2.25 per set of jambs
Select Pine or Basswood.....	2.50 per set of jambs	2.75 per set of jambs
Plain Oak, Plain Red Gum, Birch, Maple, Ash or Chestnut.....	3.25 per set of jambs	3.75 per set of jambs
Quartered White Oak or Figured Red Gum....	3.75 per set of jambs	4.25 per set of jambs

For inside door frame with transom, Add \$1.75 to the above prices.

Front Door Frames—

Frames for transom and sidelights, 6' x 8' or less, without sill.....	\$16.00 each
Frames for transom and sidelights, 6' x 8' or less, with Oak sill.....	19.00 each

Garage Door Frames—

White Pine Frames up to 8'-0" x 8'-0" with 2 x 8 Jambs.....	6.50 each
White Pine Frames up to 8'-0" x 8'-0" with 3 x 8 Jambs.....	8.50 each

SASH AND WINDOW FRAMES

Cellar Window Frames

With
iron bars

Standard frame for sash 10 x 12, 10 x 14 or 10 x 16—

3 lights.....	\$ 2.50 each	\$ 4.25 each
Special size frame with 2 x 8 jambs.....	2.75 each	4.50 each
Standard frame with open sash.....	3.60 each	
Coal Chute with door or sash.....	5.00 each	
Service box with two doors.....	5.00 each	

Window Frames—

	Size of Wall Opening	
	Up to 3'2" x 5'4" or 17 sq. ft.	Over 3'2" x 5'4" or 17 sq. ft. and up to 25 sq. ft.
	each	each
Box Window Frame with pulleys.....	\$ 5.00	\$ 6.00
Box Window Frame with sash (1 3/8"—2 lights).....	6.75	8.00
Box Window Frame with sash and trim:—		
No. 1 and 2 Common Pine, Fir.....	8.15	10.00
Select Pine or Basswood.....	8.70	10.50
Plain Oak, Birch, Maple, Ash or Chestnut.....	9.50	11.60
Quartered White Oak.....	10.10	12.40
Frame with spiral balances.....	6.75	—
Frame with open sash and spiral balances.....	8.25	—
Frame extras:—		
For solid brick construction, ADD to above prices.....	0.50	0.50
Without pulleys, DEDUCT from the above prices.....	0.50	0.50
For mullion frame, DOUBLE the above prices.		
For triple frame, TRIPLE the above prices.		
For Bay Window, ADD to the above prices.....	50%	50%
For Circle or Segment Head, ADD to the above prices.....	6.00	6.00
For Transom, ADD to the above prices.....	2.25	2.75

Trim extras:—

- For Circle or Segment Head, ADD \$1.50 to the above prices.
 For Transom trim, ADD to the price of box window frame with sash and trim 25% of the difference between that price and the price for box window frame with sash.

Casement Window Frames—

	Size of Wall Opening	
	Up to 2' 6" x 3' 6" or 9 sq. ft.	Over 2' 6" x 3' 6" Up to 20 sq. ft.
	each	each
Frame.....	\$3.75	\$4.50
Frame with sash, 1 3/8"—1 light.....	4.75	5.75
Frame with sash and trim:—		
No. 1 and 2 Common Pine, Fir.....	6.15	7.40
Select Pine, Basswood.....	6.40	7.75
Plain Oak, Plain Red Gum, Birch, Maple, Ash or Chestnut.....	6.95	8.50
Quartered White Oak.....	7.50	9.00
Frame extras:—		
For Mullion frame, DOUBLE the above prices.		
For Triple frame, TRIPLE the above prices.		
For Circle head, ADD to the above prices.....	5.00	5.00
For Segment head, ADD to the above prices.....	2.50	2.50
For Transom, ADD to the above prices.....	1.50	2.00

Trim extras:—

For Circle or Segment top, ADD \$1.25 to the above prices.
 For Transom trim, ADD to the price of frame with sash and trim 25% of the difference between that price and the price for frame with sash.

Eyebrow Frame and Sash.....\$16.50 per unit

Sunburst Window Frame and 1 3/4" Sash up to 6' wide—

Frame.....	14.00 each
Sash.....	15.00 each
Fir, White Pine or Basswood trim.....	5.00 per set
Plain Oak, Plain Red Gum, Birch, Maple, Ash or Chestnut trim.....	5.75 per set
Quartered White Oak or Figured Red Gum trim.....	6.75 per set

Bulls' Eye Frame and 1 3/8" Sash up to 30" wide, 1 light

Brick Wall Construction Square Jambs and Interior Trim.	
Frame and Sash.....	12.50 each
Trim.....	3.50 per set

Triple Casement Window Frame and Sash, 1 3/4" with transom and segment head, up to 7' x 7'

Frame.....	30.00 each
Sash.....	18.50 each
Fir, White Pine or Basswood trim.....	8.25 per set
Plain Oak, Plain Red Gum, Birch, Maple, Ash or Chestnut trim.....	10.00 per set
Quartered White Oak or Figured Red Gum trim.....	11.50 per set

WINDOW SHUTTERS

Movable or Stationary slat types—

Up to 3'5" wide, 1 1/8" or 1 3/8" thick. \$1.65 each pair per foot in height.
 For Segment head ADD \$2.25 to the above prices.
 For Circle head ADD \$6.25 to the above prices.
 Single shutter up to 1'9" wide \$1.00 each per foot in height.

STAIR MATERIAL

White Pine Stair Material—

		Per 100 lineal feet
13 x 7 $\frac{1}{4}$	Treads, Nosed, D4S.....No. 1 and 2 Common.....	\$12 00
1 x 9 $\frac{1}{2}$	Strings or Treads....."	17 75
1 x 11 $\frac{1}{4}$	Strings or Treads....."	23 50
1 x 6 $\frac{3}{4}$	Risers D4S....."	5 50
1 x 7	Risers D4S....."	6 75
23 x 3 $\frac{3}{4}$	Hand Rail.....D Select.....	24 00
13/16 x 2 $\frac{1}{2}$	String Shoe....."	3 50
13/16 x 3 $\frac{1}{4}$	String Shoe....."	4 75
1 x 2 $\frac{1}{2}$	String Shoe....."	6 00
1 x 2 $\frac{1}{2}$	String Mould....."	2 50
1 x 1	String Mould....."	1 75
1 x 1	String Mould....."	2 50
1 x 1	Plaster Mould....."	1 75
1 x 1	Rail Filler....."	1 50
1 x 13/16	Rail Filler....."	1 75
1 x 13/16	Cove....."	1 25
1 x 2 $\frac{1}{2}$	Nosing and Cove....."	7 25
1 x 3 $\frac{1}{2}$	Nosing....."	9 75
1 x 2 $\frac{1}{2}$	(Top Member 8" Base)....."	3 50
1 x 3 $\frac{1}{2}$	(Top Member 10" Base)....."	4 75
1 x 1	Baluster....."	1 25
1 x 1	Baluster....."	2 00
1 x 1	Baluster....."	2 50
1 x 1	Baluster....."	4 25
1 x 1	Baluster....."	4 75
1 x 1	Baluster....."	6 50
1 x 1	Turned Baluster.....	\$0.40 each
1 x 1	Turned Baluster.....	0.45 each

Standard Basement Stairs—

2 x 8 Treads without risers \$1.20 per tread, including strings.

Outside Steps—

4 treads, 4' wide. 10.25 per 4 treads, including strings.
 4 treads 6' wide. 14.00 per 4 treads, including strings.

VERANDAH MATERIAL

White Pine Verandah Material—

		Per 100 lineal feet
13 x 2 $\frac{1}{2}$	D4S.....No. 1 and 2 Common.....	\$ 4 50
1 x 3 $\frac{1}{2}$	and 3 $\frac{1}{2}$ D4S....."	5 75
1 x 4 $\frac{1}{2}$	D4S Nosed....."	7 00
1 x 2 $\frac{1}{2}$	Nose and Cove.....D Select.....	7 25
1 x 3 $\frac{1}{2}$	Bottom Rail.....No. 1 and 2 Common.....	7 25
1 x 4 $\frac{1}{2}$	Bottom Rail....."	9 00
1 x 5 $\frac{1}{2}$	Bottom Rail....."	10 00
2 x 3 $\frac{1}{2}$	Top Rail....."	14 00
2 x 4 $\frac{1}{2}$	Top Rail....."	17 25
2 x 5 $\frac{1}{2}$	Top Rail....."	20 50
1 x 1	Rail Filler.....D Select.....	1 50
1 x 1	Rail Filler....."	1 75
15/16 x 1	Baluster....."	2 00
13/16 x 1	Baluster....."	2 50
5/16 x 1 $\frac{1}{2}$	Lattice....."	1 50
5/16 x 1 $\frac{1}{2}$	Lattice....."	1 75
13 x 1	Baluster....."	4 25
13 x 1	Baluster....."	4 75
23 x 2 $\frac{1}{2}$ -22"	Turned Baluster.....	\$0.55 each
33 x 3 $\frac{1}{2}$ -22"	Turned Baluster.....	0.65 "
13-4"	Sweep, Bandsawn Baluster.....	0.30 "
13-5"	Sweep, Bandsawn Baluster.....	0.35 "
5 x 5-3'6"	Newels, Turned Top.....	2.50 "
6 x 6-3'6"	Newels, Turned Top.....	3.00 "

OUTSIDE CORNICE

		Per 100 lineal feet
13/16 x 1½" Bed Moulding.....	D Select.....	\$ 2.65
13/16 x 2½" Bed Moulding.....	"	3.75
13/16 x 3½" Crown Moulding.....	"	5.00
13/16 x 4½" Crown Moulding.....	"	6.40
13/16 x 5½" Crown Moulding.....	"	7.75
1½ x 1½" Solid Bed Moulding.....	"	5.00

For White Pine Frame Material, White Pine Stair Material, White Pine Verandah Material, and Outside Cornice, cut to lengths ordered by the buyer, Add 10% to the above prices.

SASH, DOORS AND SCREENS

The Maximum price for Sash, Doors and Screens shall be the price set forth in the Universal Doors and Sash, 1942 Retail Price List.

For Sidelights not over 1'8" in width, with stiles not over 3¼" in width, the maximum price of each silight shall be 60% of a stock door of the same design, material and height, as shown in the Universal Doors and Sash, 1942 Retail Price List.

TRIM AND MOULDINGS
(per 100 lineal feet)

	Flat Grain B.C. Fir	Paint White Pine	E.G. Fir	Basswood	Birch and Maple	Ash and Clear White Pine
	\$	\$	\$	\$	\$	\$
5/16 x 1" and under.....	1.25	1.25	1.25	1.50	1.75	1.75
5/16 x 1½.....	1.50	1.50	1.50	2.00	2.25	2.25
5/16 x 1¾.....	1.75	1.75	2.00	2.25	2.75	2.75
5/16 x 2¼.....	2.25	2.50	2.50	3.00	3.50	3.50
5/16 x 2½.....	2.50	2.75	2.75	3.50	4.00	4.00
5/16 x 3¼.....	3.50	3.75	3.75	4.50	5.25	5.50
5/16 x 4¼.....	4.25	4.75	4.75	5.50	6.50	7.00
5/16 x 5½.....	5.25	5.75	5.75	6.75	8.00	8.25
5/16 x 6½.....	6.00	6.50	6.50	8.00	9.25	9.75
5/16 x 7½.....	7.00	7.50	7.50	9.00	10.50	11.00
5/16 x 8½.....	7.75	8.25	8.50	10.25	11.75	12.50
5/16 x 9½.....	8.75	9.25	9.50	11.75	13.50	13.50
5/16 x 10½.....	9.75	10.50	10.50	12.75	14.75	15.50
5/16 x 11½.....	10.50	11.25	11.75	13.75	16.00	16.75
¾ to 1" x 1" and under.....	1.25	1.25	1.25	1.50	1.75	1.75
¾ to 1" x 1½.....	2.00	2.00	2.25	2.75	3.00	3.25
¾ to 1" x 1¾.....	2.25	2.50	2.50	3.00	3.50	3.75
¾ to 1" x 2¼.....	2.75	3.00	3.25	3.75	4.50	4.75
¾ to 1" x 2½.....	3.50	3.50	3.75	4.50	5.25	5.75
¾ to 1" x 3¼.....	4.75	5.00	5.25	6.25	7.50	7.75
¾ to 1" x 4¼.....	6.00	6.25	6.50	7.75	9.00	9.75
¾ to 1" x 5½.....	7.25	7.75	7.75	9.25	10.75	11.25
¾ to 1" x 6½.....	8.25	9.00	9.00	10.75	12.50	13.00
¾ to 1" x 7½.....	9.75	10.00	10.25	12.25	14.25	15.00
¾ to 1" x 8½.....	11.00	11.50	11.50	14.00	16.25	17.00
¾ to 1" x 9½.....	14.25	15.25	15.25	18.50	21.50	22.25
¾ to 1" x 10½.....	15.50	16.50	16.75	20.00	23.25	23.50
¾ to 1" x 11½.....	17.25	19.00	19.25	23.00	26.75	28.00

TRIM AND MOULDING—*Concluded*

	Flat Grain B.C. Fir	Paint White Pine	E.G. Fir	Basswood	Birch and Maple	Ash and Clear White Pine
	\$	\$	\$	\$	\$	\$
1-1/16 x 1-1/16.....	2 25	2 50	2 50	3 40	3 50	3 50
1-1/16 x 1 1/8.....	3 50	3 50	3 75	4 50	5 25	5 75
1-1/16 x 1 1/4.....	3 75	4 00	4 25	5 00	5 75	6 25
1-1/16 x 2.....	5 00	5 25	5 25	6 50	7 50	8 00
1-1/16 x 2 1/4.....	5 75	6 25	6 25	7 50	8 75	9 25
1-1/16 x 3.....	7 50	8 00	8 00	9 75	11 25	11 50
1-1/16 x 4.....	9 75	10 50	10 50	12 75	14 75	15 50
1-1/16 x 5.....	11 75	12 50	12 75	15 25	17 75	18 50
1-1/16 x 6.....	13 50	14 50	14 75	17 50	20 50	21 50
1-1/16 x 7.....	15 75	16 75	17 00	20 50	23 75	24 50
1-1/16 x 8.....	17 50	18 50	19 00	22 75	26 25	27 50
1-1/16 x 9.....	21 75	23 00	23 75	28 25	33 00	34 50
1-1/16 x 10.....	24 00	25 50	26 25	31 50	36 75	38 25
1-1/16 x 11.....	25 75	27 50	28 00	33 75	39 25	40 75
1 1/8 x 1 1/8.....	4 00	4 25	4 50	5 25	6 25	6 25
1 1/8 x 1 1/4.....	5 00	5 00	5 00	6 00	7 00	7 50
1 1/8 x 2.....	5 75	6 25	6 25	7 75	9 00	9 25
1 1/8 x 2 1/4.....	7 00	7 50	7 50	9 25	10 75	11 25
1 1/8 x 3.....	9 50	10 25	10 25	12 25	14 25	15 00
1 1/8 x 4.....	11 75	12 50	12 75	15 25	17 75	18 50
1 1/8 x 5.....	14 00	15 00	15 25	18 50	21 50	22 25
1 1/8 x 6.....	16 50	17 50	18 00	21 50	25 00	25 75
1 1/8 x 7.....	19 00	20 00	20 50	24 50	28 50	29 75
1 1/8 x 8.....	21 25	22 50	23 00	27 50	32 00	33 50
1 1/8 x 9.....	25 75	27 50	28 00	33 75	39 25	40 75
1 1/8 x 10.....	28 25	30 00	30 75	36 75	42 75	43 25
1 1/8 x 11.....	30 75	32 50	33 25	39 75	46 25	48 50
1 1/4 x 1 1/4.....	6 25	6 75	7 00	8 25	10 00	10 00
1 1/4 x 2.....	8 00	8 75	9 00	10 75	12 50	12 75
1 1/4 x 2 1/4.....	9 75	10 50	10 50	12 75	14 75	15 00
1 1/4 x 3.....	13 00	13 75	14 00	17 00	19 75	20 25
1 1/4 x 4.....	16 00	17 25	17 50	21 00	24 50	25 50
1 1/4 x 5.....	19 50	20 75	21 00	25 25	29 75	30 75
1 1/4 x 6.....	22 75	24 00	24 50	29 75	34 75	35 75
1 1/4 x 7.....	25 75	27 50	28 00	33 75	39 25	40 75
1 1/4 x 8.....	29 00	31 00	32 00	37 75	44 00	45 50
1 1/4 x 9.....	35 25	37 50	38 25	46 00	53 50	55 50
1 1/4 x 10.....	37 75	40 25	41 00	49 25	57 25	59 25
1 1/4 x 11.....	41 25	44 00	45 00	53 75	62 50	64 75
2 1/4 x 3 1/4 Handrail.....	22 75	24 00	24 50	29 50	34 50	37 00

The number of lineal feet shall be calculated as follows:—

- (1) If the lengths of Trim ordered are under 8 feet the nearest half foot over each length ordered shall be taken.
- (2) If the lengths of Trim ordered are 8 feet or over the nearest even foot over each length ordered shall be taken.

SCHEDULE D TO ADMINISTRATOR'S ORDER No. A-1004

MAXIMUM PRICES FOR SERVICE CHARGES FOR CENTRAL AND EASTERN AND
NORTH EASTERN ONTARIO

MILLING CHARGES

	Soft Woods	Hard Woods
	Per M.F.B.M. \$	Per M.F.B.M. \$
Dressing, 1, 2 or 4 sides.....	5.00	7.50
Dressing, 2 sides (2 runs).....	7.50	8.75
D1 or 2S and T. and G.....	5.00	7.50
D1 or 2S, V, Bead, Round Corner.....	6.00	10.00
Novelty, Cove, Shiplap, etc.....	6.00	—
Resaw Rough, 1" or 2", 1 cut.....	4.50	7.50
Resaw Rough Extra Cuts, per cut.....	2.50	4.00
D2S and Resaw (2 runs).....	9.00	12.50
D. & M., 2".....	5.00	—
Sizing D. & M. or D4S, 3" and 4" Fir and Cedar.....	7.50	—
Sizing other wood.....	6.50	—
Dressing Timbers, 6 x 6 and up.....	7.50	—
Resawing Timbers, 1 cut.....	4.50	—
Cross Cutting, 1 cut.....	4.00	—
Each extra cut.....	2.00	—
Ripping 1"—1 cut.....	5.00	7.50
Ripping 1"—2 cuts.....	7.50	9.00
Ripping 2"—1 cut.....	4.50	7.00
Ripping 2"—2 cuts.....	7.50	9.00

Ripping Battens, Bond Strip Grounds, Strapping—\$1.50 for any kind of wood, per thousand feet run
For Detail or D4S Mouldings—\$3.25 for any kind of wood, per set up of machine.

The prices set out above may only be charged for services rendered in connection with *Rough* lumber which has already been purchased by the consumer. If the consumer purchases *Dressed* lumber, then the maximum prices shown for Dressed lumber in Schedules A and B must apply and such prices include dressing and other charges.

KILN DRYING CHARGES

	Soft Woods	Hard Woods
	Per M.F.B.M. \$	Per M.F.B.M. \$
Thickness of 4/4.....	10.00	10.00
" 5/4 and 6/4.....	19.00	15.00
" 8/4.....	19.00	20.00
" 10/4.....	—	30.00
" 12/4.....	—	40.00
" 16/4.....	—	50.00

SANDING CHARGES

Sanding (flat face only). \$1.00 per 100 lineal feet.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1035

Respecting the Manufacture, Distribution and Use of Fertilizer in Eastern Canada

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

A-326 and A-549 Revoked—Effective Date of This Order

1. Administrator's Orders Nos. A-326 and A-549 are revoked as of December 29, 1943, and on and after that date this Order replaces them.

Meaning of Certain Words

2. For the purposes of this Order certain words and expressions are defined as follows:

- (a) "Eastern Canada" refers to the provinces of Prince Edward Island, Nova Scotia, New Brunswick, Quebec and all of the province of Ontario except the districts of Kenora, Patricia, Rainy River and Thunder Bay;
- (b) "fertilizer" means any fertilizer material or any mixed fertilizer manufactured or used for the production of field, orchard or garden crops;
- (c) "fertilizer material" includes sulphate of ammonia; nitrate of soda, ammonium nitrate, cyanamid, muriate of potash, sulphate of potash, potash manure salts, ammonium phosphate, superphosphate and any other material subject to the Fertilizers Act, being Chapter 9, R.S.C. 1927, its amendments and the regulations thereunder;
- (d) "mixed fertilizer" means a mixture containing two or more fertilizer materials.

What This Order Covers

3. This Order provides rules to govern the manufacture, packaging for sale, purchase, sale, delivery and use of fertilizer in Eastern Canada.

Rules of Manufacture.

4. (1) No manufacturer of fertilizers shall manufacture, sell, offer to sell, advertise or deliver mixed fertilizer unless it is made according to an analysis set forth in the following Table:

TABLE

For general crops	For orchards	For tobacco
0-14-17	9-5-5	2-10-6 (for flue-cured)
3-18-0		3-10-6 " " "
2-12-4		4-8-6 (for Burley and pipe)
3-15-6		
4-12-6		5-8-7 (for cigar leaf)
4-8-8		
5-10-10		

Changing conditions of supply and demand may make it necessary from time to time to alter any of the above analyses with respect to plant-food content or crop use. Accordingly, the said Administrator may by direction in writing reduce or increase the percentages of any one or more of the plant-foods as set out in these analyses.

(2) No person shall manufacture a mixed fertilizer on prescription for any purchaser.

(3) A mixed fertilizer containing nitrogen must have at least sixty pounds of ammonium nitrate per ton of mixture. It must also have at least fifty pounds of cyanamid per ton of mixture unless it contains ammoniated superphosphate. Nitrate of soda must not be used in such mixed fertilizer. Every person, including the user, who manufactures or prepares such mixed fertilizer shall in such manufacture or preparation comply with the rules set out in this subsection.

Restrictions on Packaging

5. (1) Every person who packs fertilizer for sale shall in such packing observe and comply with the following rules:

- (a) If a paper bag is used it must contain a net quantity of one hundred pounds of fertilizer.
- (b) If a fabric bag is used it must contain a net quantity of one hundred pounds, one hundred and twenty-five pounds or two hundred pounds of fertilizer.
- (c) Any design, label or information on any bag containing fertilizer shall be printed or marked in one colour only and in a block on one side of such bag.

(2) The rules set forth in this Section apply only to fertilizer that is sold for use in the production of field, orchard and commercial garden crops

Distribution Zones

6 (1) This Section does not apply to the sale and distribution of fertilizer for use in the production of flue-cured (cigarette) tobacco crops in the counties of Norfolk, Elgin, Oxford and Brant, in Ontario (the Norfolk tobacco zone), nor does it apply to the sale of fertilizer materials to manufacturers of fertilizer.

(2) For the purposes of this Order Eastern Canada is divided into sixteen zones. The areas included in each zone are described in Column 2 of the Schedule hereto.

(3) A manufacturer of fertilizers named in Column 3 of the Schedule shall sell, offer to sell and supply fertilizer for use in the zone or zones described opposite his name. A manufacturer so named may, however, sell and supply fertilizer for use in any other zone, but in such case, he must not sell that fertilizer at a price less than his regular retail list price, f.o.b. his factory, without any reduction in such price by way of discount or allowance of any kind.

(4) A manufacturer of fertilizers whose name is not mentioned in said Column 3 but who operated or maintained a fertilizer mixing plant during the year 1942, may sell fertilizer in any zone.

(5) The said Administrator may direct, in writing, that any quantity of fertilizer manufactured or held in stock by any manufacturer or wholesaler of fertilizer in any zone shall be sold and supplied in any other zone.

Fertilizer Materials Must Be Available for Use in Single Application of Home Mixing

7. Not less than ten per centum (10%) of the total tonnage of fertilizer which a manufacturer or wholesaler of mixed fertilizer has on hand at any time shall be kept by him in the form of fertilizer materials so that those fertilizer materials may be available for use in single application or for home mixing.

Reports to Administrator

8. Every manufacturer or wholesaler of fertilizer who buys any fertilizer material or mixed fertilizer shall within ten days of such purchase furnish the said Administrator with all details concerning the purchase. The details shall include the kind of fertilizer, its analysis, the quantity bought, the date of its delivery or promised delivery, the name and address of his supplier and the laid-down cost to him, in Canadian funds.

Special Cases May Be Exempted

9. The provisions of this Order shall be subject to such written directions or exemptions as the said Administrator, may issue or grant in any individual cases of undue hardship or in such other cases as he deems proper.

Dated at Ottawa, this 14th day of December, 1943.

G. S. PEART,

Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-1035

Column 1 Zone Number	Column 2 Areas described	Column 3 Manufacturer
(a) ONTARIO		
1.	Counties of Essex, Kent and Lambton..	Canadian Industries Ltd., Chatham.
2.	Counties of Oxford, Middlesex, Elgin, Norfolk and Perth.....	Witts, Fertilizer Works, Norwich. National Fertilizer Ltd., Ingersoll. International Agricultural Corpora- tion Limited, Buffalo. Port Dover Fertilizers (J. H. Misner).
3.	Counties of Lincoln, Welland and Haldimand	Scottish Fertilizers Ltd., Welland. Port Dover Fertilizers (J. H. Misner).
4.	Counties of Wentworth, Halton, Waterloo, Wellington, Brant, Districts of Sud- bury, Algoma and Manitoulin.....	Canadian Industries Ltd., Hamilton.
5.	Counties of Ontario, York, Peel, Dufferin, Simcoe, Bruce and Huron. Districts of Muskoka, Parry Sound, Nipissing, Temiskaming, Cochrane	Canada Packers Limited, Toronto. The United Farmers Co-Op., Dundas Street Factory, Toronto. Gordon Young Limited, Toronto.
6.	Counties of Durham, Victoria, Northum- berland, Peterborough, Haliburton, Hastings, Prince Edward, Lennox and Addington, Frontenac, Renfrew, Lan- ark, Leeds and Grey.....	Agricultural Chemicals Ltd., Port Hope.
(b) QUEBEC and a Part of EASTERN ONTARIO		
7.	Counties of Beauharnois, Chateauguay, Compton, Deux-Montagnes, Hoche- laga, Huntingdon, Jacques-Cartier, Joliette, Terrebonne, Laval, Napier- ville, Soulanges, Vaudreuil, Wolfe Arthabaska, Laprairie, Megantic and Frontenac in the Province of Quebec. Counties of Glengarry and Prescott in the Province of Ontario.....	Canada Packers Limited, Montreal, Que.

Column 1 Zone Number	Column 2 Areas described	Column 3 Manufacturer
8.	Counties of Argenteuil, Abitibi, Bagot, Champlain, Chicoutimi, Drummond, Hochelaga, Jacques-Cartier, Joliette, Lake St. John, L'Assomption, Laval, Maskinonge, Montcalm, Nicolet, Richelieu, Richmond, Rimouski, Rouville, St.-Hyacinthe, St.-Maurice, Temiscamingue, Vercheres, Yamaska, Berthier, Chambly, Kamouraska, Gatineau, Hull, Labelle, L'Islet, Lotbiniere, Matane, Matapedia, Papi-neau, Pontiac, Compton, Temicouata, Sherbrooke, Stanstead and Mont-magny in the Province of Quebec; Counties of Grenville, Dundas, Stormont, Russell and Carleton in the Province of Ontario	Canadian Industries Limited, Mont-real and Beloeil, Que.
(c) PROVINCE OF QUEBEC		
9.	Counties of Brome, Chambly, Iberville, Missisquoi, St. Jean, Bonaventure, Shefford, Gaspé Sud, Rouville and Stanstead	Agricultural Chemicals Ltd., Chambly Canton, Que.
10.	Counties of Beauce, Bellechase, Charle-voix, Dorchester, Lévis, Montmor-ency, Portneuf, Quebec, Saguenay, Gaspé Nord, Frontenac, and Megan-tic	International Fertilizers Limited, Quebec, P.Q.
(d) MARITIME PROVINCES		
11.	Counties of Kings, Restigouche, Glouces-ter, Northumberland, Kent, Mada-waska, Victoria, Charlotte and Carle-ton in the Province of New Bruns-wick	Canada Packers Limited, Saint John, N.B.
12.	Counties of Charlotte, Victoria and York in the Province of New Brunswick...	Summers Fertilizer Co., St. Stephen, N.B.
13.	Counties of Madawaska, Victoria, Char-lotte and Carleton in the Province of New Brunswick	Colonial Fertilizer Co., Windsor, N.S.
14.	Counties of Sunbury, Queens, Saint John, Westmorland, Albert, Madawaska, Victoria, Carleton and York in the Province of New Brunswick.....	International Fertilizers Limited, Saint John, N.B.
15.	Province of Nova Scotia.....	Canadian Industries Limited, Hali-fax, N.S. Cornwallis Fertilizers Company, Port Williams, N.S. Colonial Fertilizer Company, Wind-sor, N.S.

Column 1 Zone Number	Column 2 Areas described	Column 3 Manufacturer
16.	Province of Prince Edward Island.....	Island Fertilizer Company, Charlottetown, P.E.I. Canada Packers Limited, Saint John, N.B. International Fertilizer Co., Saint John, N.B. Canadian Industries Limited, Halifax, N.S.. Colonial Fertilizer Company, Windsor, N.S.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1043

Respecting the Distribution of Certain Spices

Under powers given by the Wartime Prices and Trade Board to the Administrator of Tea, Coffee and Spices,

IT IS HEREBY ORDERED OF BEHALF OF THE BOARD AS FOLLOWS:—

Effective Date

1. The expiry date of Administrator's Order No. A-921 is December 31, 1943. It is necessary to continue to limit the quantities of spices listed in Section 2 that may be sold and supplied by any spice miller. Therefore this Order shall be effective on and after January 1, 1944.

Application of Order

2. This Order applies to the following spices in a ground, unground, distilled, mixed or other form, namely, allspice, cinnamon, cloves, ginger, mace, nutmeg and pepper. The word "spices" as hereafter used in this Order refers only to such spices. This Order does not apply to products known as "Imitation Spices".

Sales Quotas for Spice Millers

3. (1) Definition—"spice miller" means a person who grinds, mixes or distills spices for sale or prepares whole spices for sale. The expression also includes a person who has spice ground, mixed or distilled for him on a custom basis.

(2) Because of changing conditions of supply and demand, it is necessary to fix from time to time the quantities of spices that a spice miller may sell in any period. Therefore the said Administrator may at any time by written direction to a spice miller, fix the quantity of any spices that a spice miller may sell in any period and may at any time vary any such quantity or period so fixed by him. Every spice miller shall observe and comply with all of the terms and conditions contained in any such direction received by him.

Exemptions from Sales Quotas Fixed by Section 3

4. Any sales quota fixed under the provisions of Section 3 shall not include spices sold:

- (a) by any person to the Department of Munitions and Supply or to any agency thereof duly authorized to purchase supplies for that department or to any other person duly authorized to purchase goods for the Armed Forces of Canada;
- (b) by any person for ships' stores if the sales are made in accordance with the provisions of Board Order No. 226 respecting ships' stores;
- (c) by a spice miller to another spice miller.

Invoices on Sales to Certain Persons, Departments and Agencies

5. Every person who sells any spices to any exempted buyer referred to in Section 4 shall observe and comply with the following rules applicable to such sale:—

- (a) At or before the time he delivers the spices to the buyer he must furnish the buyer with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the kind and quantity of spice sold and the prices charged therefor.
- (b) If he is not a spice miller he must promptly forward to the spice miller who supplied him with such spices, a duplicate copy of the invoice he furnished his customer. The spice miller must then promptly forward that duplicate to the Administrator.
- (c) If he is a spice miller he must promptly forward to the said Administrator a duplicate copy of the invoice he furnished his customer.
- (d) For every sale of spices for ships' stores the seller must attach to the duplicate copy of the invoice he is required to forward to his supplier or the said Administrator, as the case may be, a completed form provided by the Administrator of Ships' Stores, a copy of which is set forth in the Schedule hereto.

Information to be Furnished by Spice Miller

6. Every spice miller shall furnish such information as may be required from time to time by the Administrator of Tea, Coffee and Spices or by the Statistics Branch of the Board.

Dated at Ottawa, this 29th day of December, 1943.

R. T. MOHAN,

Administrator of Tea, Coffee and Spices.

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-1043

FORM

WARTIME PRICES AND TRADE BOARD

SHIPS' STORES ADMINISTRATION

Port of

Date

To:

The following Spices are required by the S/S.....
for Ships' Stores and may be supplied under Control No.

..... lbs. Pepper
..... lbs. Cinnamon
..... lbs. Cloves
..... lbs. Ginger
..... lbs. Mace
..... lbs. Allspice
..... lbs. Nutmeg

SHIPS' STORES ADMINISTRATION

REPRESENTATIVE.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1044

Revocation of Certain Orders Respecting Heating and Plumbing Supplies

Under powers given by the Wartime Prices and Trade Board to the Administrator of Heating, Plumbing and Ventilating Equipment and Supplies

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. On and after the third day of January, 1944, the following Administrator's Orders are hereby revoked:—

No. A-484 respecting Circulating, Condensation and Vacuum Pumps (as amended by Order No. A-653);

No. A-522 respecting Heating Specialties for Hot Water and Steam Heating Systems;

No. A-657 respecting Electric Sump Pumps and Cellar Drainers;

No. A-831 concerning Septic Tanks.

2. On and after the 17th day of January, 1944, Administrator's Order No. A-844 respecting Stove Pipe, Furnace Smoke Pipe, Warm Air Pipe and Furnace Ducts is hereby revoked.

Dated at Ottawa, this 29th day of December, 1943.

E. J. LAIDLAW,

*Administrator of Heating, Plumbing and
Ventilating Equipment and Supplies.*

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1045

Respecting Cast Iron Enamel Bath Tubs

Under powers given by the Wartime Prices and Trade Board to the Administrator of Plumbing, Heating and Ventilating Equipment and Supplies,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

No. A-361 REVOKED—EFFECTIVE DATE OF THIS ORDER.

1. Administrator's Order No. A-361 is revoked as of January 3, 1944, and on and after that date this Order takes its place.

MANUFACTURE PROHIBITED WITHOUT PERMISSION.

2. (1) Cast iron enamel bath tubs shall not be manufactured unless the written permission of the Administrator has been obtained.

(2) Even with such permission they shall not be manufactured in any greater number than that specified by the Administrator, and only in the following patterns:—

Pattern 1: 3" rolled rim staple pattern enamel bath on feet; sizes 4'6" and 5';

Pattern 2: 2" or 2½" (not both) rolled rim staple pattern enamel bath on feet; sizes 4'6" and 5';

Pattern 3: One pattern only of recessed bath for right or left hand supply; size 5' only.

Dated at Ottawa, this 29th day of December, 1943.

E. J. LAIDLAW,

*Administrator of Plumbing, Heating and
Ventilating Equipment and Supplies.*

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1046

Respecting the Conversion of Real Property known as 31 Inglewood Drive, in the City of Toronto and Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1943 as Number 31 Inglewood Drive for permission to convert the same into a three-family dwelling house;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1943 as Number 31 Inglewood Drive, in the City of Toronto and Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single family dwelling house is hereby permitted to convert into and use the same as a three-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling house shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 3rd day of January, 1944.

Dated at Ottawa this 30th day of December, 1943.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1048

Food Choppers

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

1. This Order comes into force January 3, 1944, and revokes Administrator's Order No. A-661.

Dated at OTTAWA, this 31st day of December, 1943.

H. H. FOREMAN,
*Administrator of Fabricated Steel and
Non-Ferrous Metals*

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

Supplementary

to

PART III

and

PART IV

Wartime Prices and
Trade Board
(Finance)

Wartime Industries Control
Board
(Munitions and Supply)

**WARTIME INDUSTRIES CONTROL
BOARD**

**WARTIME PRICES AND TRADE
BOARD**

STEEL CONTROLLER

CO-ORDINATOR OF METALS

Order No. S.C. 15B

Order No. A-1042

Dated December 30, 1943

Respecting the Use of Steel Pipe

1. The following order is made effective December 31, 1943.
2. The use of certain types and kinds of metal has heretofore been permitted only in the manufacture of direct war requirements and certain designated essential civilian needs. The supply of the types and kinds of metal listed hereunder is now adequate to permit a more extensive use of them;
steel pipe; being any new or mill second tubular product of which steel forms a component part, and including seamless steel pipe manufactured from steel billets and welded steel pipe manufactured from genuine wrought iron, steel, or copper bearing skelp.
3. The orders of the Steel Controller No. S.C. 15 dated September 1, 1942 (Steel Pipe) and No. S.C. 15A dated November 2, 1942 (Amending S.C. 15) are hereby rescinded.
4. Certain Administrator's Orders issued under the authority of the Wartime Prices and Trade Board contain provisions
 - (a) prohibiting the use of metal in the manufacture of designated products, or
 - (b) limiting the quantity of metal that may be used in the manufacture of designated products.

Notwithstanding any such provisions, the types and kinds of metal described in Section 2 may be used without limitation as to quantity in the manufacture of the products referred to in any such order.

5. The provisions of any Administrator's order, direction or instruction now in force or which may hereafter be issued, dealing with the simplification or standardization of products, or setting quotas on the number of units that may be produced, are not affected by this order otherwise than to permit in the manufacture of the authorized quantities of such simplified or standardized products the use of any one or more of the types and kinds of metals specified in Section 2.

M. A. HOEY,
Associate Steel Controller.

D. P. CRUIKSHANK,
Co-ordinator of Metals.

APPROVED:

J. GERALD GODSOE,
*Chairman, Wartime Industries Control
Board.*

APPROVED:

M. W. MACKENZIE,
*Deputy Chairman, Wartime Prices and
Trade Board.*

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY
CONTROLLER OF CONSTRUCTION

Order No. 12A

(Rescinding Order No. 12)

Dated December 20, 1943.

Pursuant to the powers conferred by Order in Council P.C. 660 of January 30, 1942, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. Order No. 12 of the Controller of Construction, dated September 22, 1942, is hereby rescinded.

JOHN SCHOFIELD,
Controller of Construction.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

NOTE.—This Order does not remove or affect any Order or direction of any other Controller or any Administrator of the Wartime Prices and Trade Board.

DEPARTMENT OF MUNITIONS AND SUPPLY
OFFICE OF THE OIL CONTROLLER

Order No. Oil 008D

(Order Numbered 008A Amended)

Dated December 15, 1943.

Pursuant to the powers conferred by Order in Council P.C. 1195 of February 19, 1941, as amended, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. *Schedule A to Order 008A Amended*

Effective as of December 15, 1943, Schedule A to the Oil Controller's Order No. 008A, dated September 26, 1941, as amended, is further amended by deleting the words and figures "Octane No. 75 to 78" where they appear in the Specifications for Graded Motor Fuel, Grade I, and by substituting therefor the words and figures "Octane No. 74 to 76".

2. *Schedule B to Order 008A Amended*

Effective as of December 15, 1943, Schedule B to the said Order No. 008A, as amended, is further amended by deleting the words and figures "Octane No. 75 to 78" in the Specifications for Graded Motor Fuel, Grade I, and by substituting therefor the words and figures "Octane No. 74 to 76".

G. R. COTTRELLE,
Oil Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

OIL CONTROLLER

Order No. Oil 12-F

(Dealer Outlet and Consumer Pump Licensing)

Dated December 30, 1943.

Pursuant to the powers conferred by Order in Council P.C. 1195 of February 19, 1941, as amended, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. *Section 8A of Order Oil 12 Amended*

Effective on and from February 1, 1944, Section 8A of the Oil Controller's Order No. Oil 12 dated March 19, 1943, as enacted by his Order No. Oil 12A dated June 28, 1943, is amended by deleting from subsections (1) and (2) of the said section the words "Wartime Prices and Trade Board" and substituting therefor the words "Oil Controller," and by deleting from subsections (5) and (6) of the said section the words "the name and address under which the business in which such pump or pumps are used is carried on" and substituting therefor the words "the number of the licence issued to such consumer by the Oil Controller".

2. *Section 8B added to Order No. Oil 12*

The said Order No. Oil 12 is further amended by adding the following section as Section 8B thereof:—

"8B. Dealer Outlet and Consumer Pump Licensing

- (1) On and after February 1, 1944,
- (a) no person shall operate a dealer outlet, and no distributor shall supply gasoline to a dealer outlet, unless a licence for the operation of such dealer outlet has been issued by the Oil Controller and is in full force and effect; and
- (b) no consumer shall operate any consumer pump for motor vehicles, and no distributor or dealer shall supply gasoline to such a consumer pump, unless a licence for the operation of the consumer pump has been issued by the Oil Controller and is in full force and effect.
- (2) Every operator of a dealer outlet who desires to obtain a licence to operate any dealer outlet, and every consumer who desires to obtain a licence to operate any consumer pump, shall apply for such licence to the Oil Controller in such manner and in or on such form as the Oil Controller may prescribe.
- (3) Dealer outlet and consumer pump licences shall be in writing and shall be in such form and subject to such terms and conditions as the Oil Controller may prescribe.
- (4) Each operator of a dealer outlet shall keep the licence to operate the dealer output prominently displayed in the dealer outlet at a place where it can be readily seen by any consumer purchasing gasoline; provided that no operator of a dealer outlet shall display any such licence which is not in full force and effect.
- (5) Every licence issued by the Oil Controller for the operation of a dealer outlet or a consumer pump shall be and remain the property of the Oil Controller and the Oil Controller may suspend, cancel or refuse to issue any such licence, and may require the return thereof during suspension and/or pursuant to cancellation, whenever the Controller deems it in the public interest to do so."

G. R. COTTRELLE,
Oil Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

VOLUME I, No. 2



Jan. 17, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
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1944

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ERRATA—

- C.W.O.R. 1943—Vol. IV, No. 13, Page 858, Administrator's Order No. A-1031, in paragraph 2(a) of Part I of the Schedule, for “.042” read “.045”.
 C.W.O.R. 1944, Vol. I, No. 1, Administrator's Order No. A-1000, page 51, Item 5 of Schedule, for “98 tons” read “18 tons”; page 75, Item 63 of Schedule, for size “22 x 38½” read size “22½ x 28½”.

PART IV

WARTIME INDUSTRIES CONTROL BOARD

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PART I
Orders in Council

Order in Council amending P.C. 10674, 23rd Nov., 1942, establishing
the Emergency Coal Production Board

P.C. 9801

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of January, 1944

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, the Emergency Coal Production Board was established by Order in Council P.C. 10674 of November 23, 1942, with the power and duty, *inter alia*, of rendering or procuring financial assistance to coal mines for the purpose of ensuring the maximum or more efficient operation of the mine provided that the net profits of operation of any coal mine shall not exceed standard profits within the meaning of the Excess Profits Tax Act;

And whereas, the Acting Minister of Munitions and Supply reports that in order to enable the Board to ensure the maximum or more efficient operation of coal mines, it is desirable to amend the said Order in Council to provide that the Board may render or procure financial assistance of a capital nature without regard to the said limitation;

That the said Order in Council was amended by Order in Council P.C. 4565 dated June 4, 1943, authorizing the Board to guarantee in the name of His Majesty the King in right of Canada the repayment of any advances made by any bank to any person, firm or corporation engaged in the operation of any coal mine;

That it is desirable to further amend the said Order in Council, as amended, in order to authorize the said Board to guarantee the payment and fulfilment of the contractual obligations of persons, firms and corporations engaged in the operation of coal mines.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to amend Order in Council P.C. 10674 of November 23, 1942, as amended, and it is hereby further amended as follows,—

1. Paragraph (e) of subsection (1) of Section 3 is amended to read as follows:

“rendering or procuring such financial assistance in such manner to such coal mine as the Board deems proper, for the purpose of ensuring the maximum or more efficient operation of such mine; provided that the Board shall not render or procure any financial assistance, except capital assistance, in any case where the net profits of operation exceed standard profits within the meaning of the Excess Profits Tax Act.”

2. Paragraph (ee) of subsection (1) of Section 3 as enacted by Order in Council P.C. 4565 of June 4, 1943, is amended to read as follows:

“(ee) guaranteeing in the name and on behalf of His Majesty the King in right of Canada the repayment of any advance made by any bank to, and the payment and fulfilment of any contractual obligation of, any person, firm or corporation engaged in the operation of any coal mine in any case where, in the opinion of the Board, the making of such advance and/or the giving of such guarantee will facilitate the maximum or more efficient operation of such coal mine.”

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Regulations Respecting Transit

P.C. 9948

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 1893 of March 16, 1943, revoked certain provisions in the Regulations conferring powers upon Controllers which imposed penalties in respect of offences for which penalties are also imposed by Section 15 of the Wartime Industries Control Board Regulations;

And whereas the said Order in Council P.C. 1893 listed in error as a penalty provision being rescinded, Section 5 of the Regulations Respecting Transit contained in Order in Council P.C. 6131 of August 12, 1941;

And whereas by Order in Council P.C. 8036 of September 5, 1942, Section 5 of the said Regulations Respecting Transit, which as originally enacted made provision for penalties, had in fact been revoked and replaced by a new Section 5 having no reference to penalties;

And whereas the Acting Minister of Munitions and Supply reports that doubts have arisen as to whether the new Section 5 added by the said Order in Council P.C. 8036 has been revoked by the said Order in Council P.C. 1893; and

That is it desirable to continue or restore Section 5 of the said Regulations Respecting Transit as enacted by the said Order in Council P.C. 8036 of September 5, 1942.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply and pursuant to the powers conferred by the Department of Munitions and Supply Act and by the War Measures Act, is pleased to order and doth hereby order that Section 5 of the Regulations Respecting Transit, as enacted by Order in Council P.C. 8036 of September 5, 1942, shall be deemed to have been in force on, from and after March 16, 1943, notwithstanding anything contained in Order in Council P.C. 1893 of March 16, 1943.

His Excellency in Council, on the same recommendation is further pleased to amend Order in Council P.C. 1893 of March 16, 1943, and it is hereby amended—effective March 16, 1943—by deleting from Section 2 thereof the reference to Section 5 of the Regulations Respecting Transit contained in Order in Council P.C. 6131 of August 12, 1941.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting from war exchange tax, well drilling machinery, etc.

P.C. 9968

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 4th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports from any country of the following goods:

All machinery and apparatus and parts thereof (including motive power and rope) and drilling mud, for use exclusively in exploratory or discovery work in connection with, and development, depletion and production of petroleum or natural gas wells; seamless, lapwelded and electric welded iron or steel casing, tubing and drill pipe for use in connection with natural gas or oil wells (Item 848)

be exempt from the war exchange tax of 10 per cent ad valorem, effective January 1, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the regulations re Commodity Prices Stabilization Corporation.

P.C. 39

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 6th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Commodity Prices Stabilization Corporation Limited was incorporated under the authority of Order in Council P.C. 9870 of the 17th day of December, 1941, with the intent and for the purpose of facilitating under the direction of the Wartime Prices and Trade Board the control of prices in Canada and to that end was authorized *inter alia* to pay subsidies;

And whereas, by Order in Council P.C. 7475 of the 26th day of August, 1942, certain regulations with respect to the operation of the said Corporation were made and established;

And whereas the Minister of Finance reports that he has received representations from the Wartime Prices and Trade Board, and that it is deemed advisable that the said regulations should be amended as hereinafter provided;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and pursuant to powers conferred by the War Measures Act and otherwise, is pleased to amend the said regulations and they are hereby amended as follows:—

(1) Section 1 is amended by adding thereto clause (e) as follows:—

“(e) “subsidy” means a subsidy, subvention, bonus or other sum granted to any person by the Corporation by payment in cash or by sales by the Corporation at prices below cost.”

(2) Section (7) of Section 3 is renumbered as subsection (8).

(3) Section 3 is further amended by inserting therein the following as subsection (7) thereof:

“(7) If any person has sold or hereafter sells any goods in respect of which a subsidy has been granted or any goods containing materials in respect of which a subsidy has been granted, at a price in excess of the maximum price fixed by or under authority of the Wartime Prices and Trade Regulations, such person shall forthwith pay to the Corporation the amount of subsidy involved in such goods. If, in any proceedings in any court, it is alleged on behalf of the Corporation that a stated amount is the amount of subsidy involved in any goods so sold, such amount shall, unless and until the contrary is proved, be deemed to be the amount of subsidy involved in such goods.”

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing D. H. C. Mason and A. McGovern further members of Mobilization Board Administrative Division "B".

P.C. 64

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 6th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas subsection 1 of section 8 of the National Selective Service Mobilization Regulations (P.C. 10924 of December 1, 1942, as later amended) provides that "there shall be a Board for each Division which shall be known as the Mobilization Board for the Division and shall consist of such members as the Governor in Council shall appoint";

And whereas the Minister of Labour reports that it is advisable to appoint two further members to the Mobilization Board in Division "B";

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint Mr. D. H. C. Mason of the City of Toronto, in the Province of Ontario and Mr. A. McGovern of the said City of Toronto, further members of the Mobilization Board in Administrative Division "B".

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re-appointing the Members of the National War Services Funds Advisory Board.

P.C. 67

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 8th January, 1944.

The Committee of the Privy Council have had before them a report, dated 4th January, 1944, from the Minister of National War Services, stating:—

That by Order in Council P.C. 5248, dated June 22, 1942, and P.C. 1122, dated February 11, 1943, a Board was constituted to advise the Department of National War Services in connection with:

- (a) The administration of the War Charities Act, and
- (b) The administration of Order in Council P.C. 2199, dated March 20, 1942, and subsequent amending Orders in Council.

That the members of the aforesaid Board were appointed for a term, expiring on January 1, 1944;

That the members of the aforesaid Board are eligible, under the terms of the above mentioned Order in Council, for re-appointment;

The Committee, therefore, on the recommendation of the Minister of National War Services, advise that the following be appointed to the said Board until January 1, 1945, or until their successors are appointed, and that they shall thereafter be eligible for re-appointment:

C. L. Burton, Esq., President, The Robert Simpson Company Ltd., of the City of Toronto, in the Province of Ontario, and to be the Chairman of the said Board.

Henry W. Binning, Esq., Retired Bank Executive, of Annapolis Royal, in the Province of Nova Scotia.

Wallace R. Campbell, Esq., President, The Ford Motor Co., Ltd., of the City of Windsor, in the Province of Ontario.

J. Arthur D'Aoust, Esq., of the City of Hull, in the Province of Quebec.

Mrs. Edgar Hardy, of the City of Ottawa, in the Province of Ontario.

W. T. Henry, Esq., Retail Merchant, of the City of Edmonton, in the Province of Alberta.

S. Kilpatrick, Esq., Partner, Govett & Son & Company, of London, England.

J. J. Leddy, Esq., Insurance Manager, of the City of Saskatoon, in the Province of Saskatchewan.

Sir Hardman Lever, Member of London Committee, Bank of Montreal, of London, England.

Brig-General C. H. MacLaren, D.S.O., V.D., A.D.C., Barrister, of the City of Ottawa, in the Province of Ontario.

John W. McConnell, Esq., Publisher, of the City of Montreal, in the Province of Quebec.

Madam A. J. Major, of the City of Ottawa, in the Province of Ontario.

John Caswell Davis, Esq., Engineer, of the City of Winnipeg, in the Province of Manitoba.

Leon T. desRivieres, Esq., Investment Broker, of the City of Quebec, in the Province of Quebec.

T. S. Dixon, Esq., Managing Director, of the City of Vancouver, in the Province of British Columbia.

Walter S. Grant, Esq., Resident Director, The Island Telephone Co., Ltd., in the City of Charlottetown, in the Province of Prince Edward Island.

E. B. McInerney, Esq., Manager, Royal Bank of Canada, London, England.

F. K. Morrow, Esq., Industrialist, of the City of Toronto, in the Province of Ontario.

James Y. Murdoch, Esq., K.C., President, Noranda Mines, Ltd., of the City of Toronto, in the Province of Ontario.

Sir Edward Peacock, Managing Director, Baring Brothers & Co., Ltd., of London, England.

Gordon F. Perry, Esq., of the City of Toronto, in the Province of Ontario.

Mrs. Louise M. Vroom of Rothesay, King's County, New Brunswick.

W. Garfield Weston, Esq., Member of Parliament, of London, England.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending P.C. 71/3711, 5th May, 1943, Canadian Claims Commission (U.S.A.)

P.C. 110/93

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 7th January, 1944.

The Board recommend that the regulations made by Order in Council dated 5th May, 1943, P.C. 71/3711, constituting a Canadian Claims Commission (U.S.A.), be amended by deleting the figures \$1,000.00 where they appear in paragraphs 4 (b) and 9 thereof and substituting therefor the figures \$5,000.00.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending P.C. 1/4225, *re* subsidies on berries for jam manufacture

P.C. 1/168

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 12th January, 1944.

The Board had under consideration a memorandum from the Honourable the Minister of Agriculture reporting:

"That whereas Order in Council P.C. 1/4225 dated the 21st May, 1943, as amended by Orders in Council P.C. 3/5410 dated the 7th July, 1943, and P.C. 6/8336 dated the 27th October, 1943, authorized certain subsidies on berries for jam manufacture;

And whereas the authorization requires the jam manufacturers to include the named subsidies in their purchase prices of the fruit, 'to be recoverable on submission, in the form prescribed, of monthly statements of sales of jam';

And whereas this provision unduly delays recovery by the jam manufacturers of subsidies advanced by them to the growers on that large proportion of their fruit manufactured during the winter and spring months;

And whereas the Agricultural Food Board now recommends that such grower subsidy payments shall be recoverable on statements, to be verified by inspectors of the Department of Agriculture and to be subject to audit by the Agricultural Food Board, of fruit purchased and used or held for use in the manufacture of jams;

The undersigned therefore has the honour to recommend that Your Excellency in Council, under authority of the War Measures Act, do authorize the aforesaid Order in Council P.C. 1/4225 be further amended by substituting the following as sub-clause (d) of Clause (1) thereof:—

(d) to be recoverable by such manufacturers on submission, in the form prescribed, of statements of jam produced and of fruit held for jam production."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council *re* shipment of hogs from Western Canada to Eastern points for slaughter

P.C. 4/168

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 12th January, 1944.

The Board had under consideration a memorandum from the Honourable the Minister of Agriculture reporting that:

"Whereas hog production in the Prairie Provinces has more than doubled during the war and the present heavy fall marketings are temporarily in excess of the slaughtering and processing capacity of packing plants located in that area, and

Whereas hog production in Eastern Canada has shown only a relatively small increase with the result that Eastern packing plants are not now operating at full capacity, and

Whereas it is deemed necessary and desirable during this period of heavy live stock marketings that all packing house facilities should be utilized to capacity to relieve congestion at stock yards and packing plants and prevent excessive delays in slaughtering and that any hogs marketed in Western Canada in excess of handling capacity should be moved to Eastern plants for slaughter, and

Whereas such shipment of hogs from Western Canada to Eastern points for slaughter, results in a lower return to certain hog producers because of the discrepancy in freight rates for export bacon as compared with domestic freight rates on live hogs, together with the extra expense due to shrinkage and handling,

Therefore the undersigned respectfully recommends that on shipments of Western hogs shipped to plants in Eastern Canada for slaughter on and after October 1, 1943, the Meat Board be authorized to equalize returns to hog producers in Western Canada by reimbursing the shipper or processing plant for the additional cost of transportation and expenses incidental thereto, as approved by the Board, and that for such purpose His Excellency the Governor General in Council, under authority of the War Measures Act, authorize the expenditure by the Meat Board of a sum not exceeding \$75,000 out of the moneys allotted from the War Appropriation of the Department of Agriculture."

The Board, having approved the estimate of expenditure chargeable to the War Appropriation for the fiscal year 1943-44, concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 35 (Revised)

Supplement No. 10

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 4th January, 1944.

*To Collectors of Customs and Excise, and others concerned:***War Exchange Conservation Act, 1940**

1. Part One of Schedule One to the War Exchange Conservation Act, 1940, is amended by deleting therefrom Item 553 and the "sheets," "blankets," "pillow-cases," "diapers," "towels" and "wash cloths" specified in Item ex 532, ex 548, ex 555 et al.

2. Part Two of Schedule One to the War Exchange Conservation Act, 1940, is amended by inserting therein the following items:

ex 532	} Sheets, pillow-cases, diapers, towels and wash cloths
ex 548	
et al	

553 Blankets of any material, not to include automobile rugs, steamer rugs, or similar articles.

In order that applications for permits for the importation of the sheets, blankets, pillow-cases, diapers, towels and wash cloths now included in Part Two of Schedule One of the War Exchange Conservation Act may be dealt with as expeditiously as possible, applications, in duplicate, must be made on the prescribed form, which, together with all correspondence relating thereto, should be sent direct to the Cotton Administrator, Wartime Prices and Trade Board, Aldred Bldg., Montreal, P.Q. The form to be used is the "Application for Permit to Import War Materials and Other Goods" and supplies thereof may be obtained from Collectors of Customs and Excise or from the Department of National Revenue, Ottawa.

It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

D. SIM

*Deputy Minister of National Revenue
Customs and Excise.*

(P.C. 9774, 24/12/43—Authority, War Measures Act.)

Series D No. 47

T. C. 106 Revised,

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 7th January, 1944

*To Collectors of Customs and Excise, and others concerned:***Tariff Change By Order in Council**

Effective 1st January, 1944, the under mentioned goods are accorded the tariff treatment hereunder indicated and are exempt from the war exchange tax:—

All machinery and apparatus and parts thereof (including motive power and rope) and drilling mud, for use exclusively in exploratory or discovery work in connection with, and development, depletion and production of petroleum or natural gas wells; seamless, lapwelded and electric welded iron or steel casing, tubing and drill pipe for use in connection with natural gas or oil wells.

British Preferential Tariff.....	Free
Intermediate Tariff.....	Free
General Tariff.....	Free

(To be designated as Tariff Item 848)

Effective 1st January, 1944, Memorandum Series D No. 47, T.C. 106, is cancelled.

D. SIM

*Deputy Minister of National Revenue
Customs and Excise.*

{P.C. 9781 24/12/43

{P.C. 9968 4/1/44;—Authority, War Measures Act.)

Series D No. 47

T. C. 146

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 30th December, 1943.

To Collectors of Customs and Excise, and others concerned:

Tariff Change By Order in Council

Onions in their natural state, (not to include onions grown with tops, shallots, and onion sets) imported from any country, are exempt from Customs duty during the period January 1, 1944 to April 30, 1944.

D. SIM

*Deputy Minister of National Revenue
Customs and Excise.*

(P.C. 9796, 24/12/43; Authority, War Measures Act.)

Series D No. 47

T. C. 147

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 5th January, 1944.

To Collectors of Customs and Excise, and others concerned:

Tariff Change By Order in Council

Effective 1st December, 1943, it is ordered that the under-mentioned product be accorded the Tariff treatment hereunder indicated and be exempt from the war exchange tax when originating in and imported from countries the products of which are entitled to Intermediate Tariff treatment:

Kumquats, fresh, in their natural state.....	
British Preferential Tariff.....	Free
Intermediate Tariff.....	Free
General Tariff.....	10 Per Cent

(To be designated as Tariff Item 96a)

D. SIM

*Deputy Minister of National Revenue
Customs and Excise.*

(P.C. 9700, 20/12/43;—Authority, War Measures Act.)

PART III
 Wartime Prices and Trade Board
 (Finance)

GOVERNMENT NOTICE
WARTIME PRICES AND TRADE BOARD

Statement of Import Policy

Referring to the Statement on Import Policy effective February 11, 1943, published in Canadian War Orders and Regulations, February 22, 1943, notice is hereby given of the following changes, effective on and after January 1, 1944, in Schedules "A" and "B" to the said statement:—

Schedule "A" is amended by inserting therein the following:—

<i>Tariff Item</i>	<i>Description of Goods</i>
289	Baths, bathtubs and other goods classified under tariff item 289
507, 507a, 507b, 507c, 507d, 507e	Veneers, plywood and other goods classified under tariff items 507, 507a, 507b, 507c, 507d and 507e

Section I of Schedule "B" is amended by adding thereto tariff items 326 and 605a.

Section II of Schedule "B" is amended by deleting therefrom the following:—

<i>Tariff Item</i>	<i>Description of Goods</i>
ex 605a	Genuine Morocco leathers
ex 326 (ii)	Cut glassware and illuminating glassware, n.o.p.

Section II of Schedule "B" is amended by adding thereto under tariff item ex 604 "Patent, Japanned and Enamelled Leather."

Ottawa, December 28, 1943.

D. GORDON,
Chairman.

Board Orders

WARTIME PRICES AND TRADE BOARD**ORDER No. 347****Respecting Rationing of New Farm Machinery and Equipment**

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941,

THE BOARD HEREBY ORDERS AS FOLLOWS:

EFFECTIVE DATE. REPLACEMENT OF PREVIOUS ORDER.

1. This Order comes into force on December 20, 1943 and as of that date revokes and replaces Order No. 192 of the Board as amended by Orders Nos. 271 and 313 of the Board.

FARM MACHINERY AND EQUIPMENT.

2. The expression "farm machinery and equipment" where used in this Order includes

- (a) any type of machinery, equipment or implements named in Schedule "A" to Administrator's Order No. A-810 or as may be named in any Order amending or replacing it; and
- (b) agricultural machinery, mechanical equipment and implements, except those named in the appendix to this Order, designed for use on a farm or ranch for the production, care or treatment of crops, live stock, poultry and other produce.

Rules Governing Consumers**DEFINITION—CONSUMER.**

3. For the purposes of this Order a "consumer" is a person who uses farm machinery and equipment in the ordinary course of his operations.

ELIGIBILITY OF CONSUMER TO BUY.

4. A consumer shall not be entitled to buy any new farm machinery and equipment unless he has a freehold or leasehold interest under which he is or shall be entitled to actual possession of real property upon which the machinery and equipment will be used.

APPLICATION AND PERMIT TO BUY.

5. A consumer shall not buy any new farm machinery and equipment unless

- (a) it is essential to his operations;
- (b) he first completes, signs, and surrenders to a dealer, an application to buy that machinery and equipment, in the form set forth in Schedule "A" hereto; and
- (c) such application is approved and a permit is issued pursuant to the provisions of this Order.

REPLACEMENT OF USED FARM MACHINERY AND EQUIPMENT.

6. (1) If a consumer or any other person at any time after the effective date of this Order, sells or otherwise disposes of any farm machinery and equipment which has been used on any farming project, the consumer will not be entitled to make application to buy new farm machinery and equipment of the same type for use on the same farming project unless it is shown that prior to the sale or disposal, the vendor of that used machinery and equipment

(a) filed with the nearest local or regional office of the Board, a statement showing,

(i) a full description, the age and condition of that used machinery and equipment;

(ii) reasons for the proposed sale or disposal;

(iii) a full description, size and capacity of the new farm machinery and equipment to be purchased as a replacement and the approximate date of the intended purchase;

(b) received from an authorized representative of the Board at that local or regional office a notice stating that if he sells or disposes of that used farm machinery and equipment an application for that new farm machinery and equipment will be considered when submitted.

(2) The giving of the notice by the said authorized representative shall not be construed as an undertaking that the application to buy that new farm machinery and equipment will be approved, or that the new machinery and equipment will be available for use by that consumer.

Rules Governing Dealers

DEFINITION—DEALER.

7. For the purposes of this order a "dealer" is a person who, in the ordinary course of business as principal or agent, sells new farm machinery and equipment to consumers.

DEALER MUST OBTAIN PERMIT TO SELL.

8. (1) A dealer shall not sell or deliver any new farm machinery and equipment to any consumer unless he first receives from an authorized representative of the Board, a permit to sell that new farm machinery and equipment to that consumer.

(2) A permit to sell new farm machinery and equipment to a consumer may be obtained by a dealer if everyone concerned has fully complied with the following rules:

(a) The dealer must first receive from the consumer a duly completed and signed application to buy that new farm machinery and equipment, in the form set forth in Schedule "A".

(b) If the dealer is satisfied that the statements made by the consumer in the latter's application to buy are true, he will complete and sign the "Dealer's Certificate" appearing on the said application.

(c) If the dealer is an agent he will send the said completed and signed application and Dealer's Certificate to his principal.

(d) Regardless of whether a dealer, who is a principal, receives the application to purchase direct from a consumer or from a dealer who is his agent, he must complete and sign the "Report of Principal" appearing on the said application.

(e) The dealer who is a principal will then send the consumer's application to purchase, the dealer's certificate and the report of principal, to an authorized representative of the Board at the local or regional office nearest to the consumer.

(3) If an application to buy any new farm machinery and equipment is approved by the said authorized representative he shall issue a permit to sell that machinery

and equipment and send the permit to the dealer from whom he received the application. If, however, the said authorized representative does not approve an application, he shall communicate his reasons for such disapproval by notices, in writing, addressed to the consumer and to the dealer from whom he received the application.

DEALER MUST OBTAIN PERMIT BEFORE USING NEW FARM MACHINERY AND EQUIPMENT.

9. No dealer shall acquire for his own use or put into any operation whatsoever any new farm machinery and equipment unless he has first made application as a consumer to buy that machinery and equipment and obtained a permit from the said authorized representative in pursuance of that application.

DEALER'S RIGHT TO REFUSE TO SELL OR DELIVER.

10. Any dealer may refuse to sell or deliver any new farm machinery and equipment to a person if he believes or suspects or has reason to believe or suspect that the person is contravening or attempting to contravene any provision of this Order.

PERMITS AND RECORDS MUST BE KEPT.

11. Every dealer who is a principal shall keep on his file every permit he receives under the provisions of this Order. He must also keep a proper record of all his transactions in new farm machinery and equipment. Every permit and notice which by this Section such dealer is required to keep shall upon request be made available for inspection at any time by any authorized representative of the Board.

General

SALE AND PURCHASE OF REPAIR PARTS AND SPARE PARTS.

12. No person shall sell, offer to sell or deliver to any consumer and no consumer shall buy, offer to buy or accept delivery of any repair parts or spare parts designed for the repair or maintenance of any farm machinery and equipment except such parts as are necessary at the time of the transaction to put that machinery and equipment in good working condition.

SELLERS OF MACHINERY AND EQUIPMENT ACCOUNTABLE TO ADMINISTRATOR.

13. Every person who in the ordinary course of business sells new farm machinery and equipment shall at all times be accountable to the Administrator of Farm and Construction Machinery and Municipal Service Equipment, for all new farm machinery and equipment in his possession or control on the effective date of this Order, and for all new farm machinery and equipment coming into his possession or control after the said date.

PENALTIES FOR IMPERSONATION AND MISUSE OF PERMITS AND OTHER DOCUMENTS

14. (1) No person shall, without lawful authority, alter, deface, mutilate or destroy any application, permit or other document or record relating to any sale, delivery, purchase or receipt of any new farm machinery and equipment. Nor shall he, without lawful authority, obtain or use any permit.

(2) No person shall impersonate or falsely represent himself or any other person as a consumer entitled to buy any new farm machinery and equipment under the provisions of this Order.

AUTHORITY OF ADMINISTRATOR.

15. Notwithstanding anything contained in this Order, the said Administrator may from time to time make such order and grant such exemption, permit or authority as to any matter affected by any provision of this Order in such cases as he deems proper.

Made at Ottawa, the 7th day of December, 1943.

D. GORDON,
Chairman.

Note.—Subsection 1 of Section 9 of the Wartime Prices and Trade Regulations reads as follows:—

“9. (1) Any person who contravenes or fails to observe any regulation or order shall be guilty of an offence and liable upon summary conviction under Part XV of the Criminal Code, or if the Attorney General of Canada or of any Province so directs, upon indictment, to a penalty not exceeding five thousand dollars, or to imprisonment for a term not exceeding two years or to both such fine and such imprisonment; and any director or officer of any company or corporation who assents to or acquiesces in any such offence by such company or corporation shall be guilty of such offence personally and cumulatively with the said company or corporation.”

APPENDIX TO ORDER No. 347

The following list covers those articles which are not included in the definition of farm machinery and equipment:—

1. Attachments, repair parts and spare parts designed for the repair or maintenance of any agricultural machinery, mechanical equipment and implements designed for use on a farm or ranch for the production, care or treatment of crops, live stock, poultry and other produce.
2. Hand tools.
3. Hand operated seeders or planters.
4. Wheelbarrows.
5. Walking plows—1 furrow.
6. Horse hoes.
7. Grape and berry hoes.
8. Hand operated cultivators and weeders.
9. Scufflers.
10. Hay forks, slings and attachments therefor.
11. Pulpers.
12. Churns.
13. Hand operated sprayers.
14. Hand operated dusters.
15. Knapsack sprayers.
16. Hand barrel sprayers.
17. Metal well pumps—hand or windmill operated or operated in conjunction with pump jack.
18. Barrel, cistern and pitcher pumps.
19. Wood well pumps.
20. Pump jacks.
21. Watering equipment—cups and bowls.
22. Incubators—150 egg or under.
23. Brooders.
24. Bee keeper's supplies.
25. Electric fence controllers.
26. Sickle knife grinders.
27. Tank heaters.
28. Track laying type tractors.
29. Milk cooler refrigeration units.
30. Irrigation and drainage equipment other than types designed for use by individual farmers.

SCHEDULE TO ORDER No. 347

THIS FORM MAY BE REPRODUCED

All questions must be answered before any consideration will be given to this application. Approval of application does not necessarily guarantee delivery of goods.

Application to
THE WARTIME PRICES AND TRADE BOARD to be submitted by the principal
 to purchase new Farm Machinery servicing the area from which
 and Equipment. Application was received.

Agency..... Date.....

1. Applicant's Name..... Number of Work Horses.....
 (Print Name)

2. P.O. Address..... R.R. No..... Milk Cows.....
 (Section, Township, Range or County) Other Cattle.....

Province..... Hogs

3. Total acreage under cultivation—In crop..... Sheep

In summerfallow..... Other

Livestock
 (describe)

4. Description of equipment required (maker and model).....

5. Dealer to whom application is made—Name.....
 Address

6. Give reasons why you need this equipment.....

(a) State clearly what equipment you have been using in the past to do this work

7. Have you disposed of any equipment similar to that for which this application is made? If so, give approximate date of sale or other disposition.....

8. Can you rent similar equipment in your locality?.....

9. In the case of a "trade-in" complete the following:—

(Equipment to be traded) (Age) (Size or Capacity) (Amount allowed)

Can the "trade-in" be repaired and put in working condition?

State "Yes" or "No".....If "Yes," why do you propose trading it in?.....

10. If you are applying for equipment because you are changing from equipment suitable for horses, mules, or oxen to power equipment, give complete reasons for change

11. Has application for similar equipment for your farm been made to this or any other Dealer? If so, explain.....

REMARKS

Give any further information relating to the necessity of purchase:

.....

INVENTORY OF AVAILABLE POWER AND MACHINES NOW OWNED
(Mark X any surplus machines that applicant would sell)

In all cases involving the purchase of tractors, seeding, tillage and harvesting machinery (excluding sundry machines and articles selling for \$100 or less) it is necessary for the applicant to record the following:—

- (a) On all purchases involving tractors, list tractors now owned and all machinery adaptable to tractor operation.
- (b) On all purchases involving either a piece of seeding or tillage equipment, list all seeding and tillage equipment now owned by the applicant.
- (c) On all purchases involving harvesting equipment, list all harvesting equipment now owned by applicant.

Machine	Size	Age	Condition
.....
.....
.....
.....
.....
.....
.....
.....
.....
.....

I hereby certify that the foregoing information furnished by me is true and correct and that the equipment applied for is required for my own personal operations.

Date.....194 (Signature of Applicant)

DEALER'S CERTIFICATE

The "trade-in" involved in the above application can be reconditioned withindays and may then be put back into useful service.

—OR—

The "trade-in" cannot be reconditioned, but will, if this application is approved, be disposed of through recognized channels for collecting scrap.
(Strike out inappropriate paragraph)

I hereby certify that, to the best of my knowledge, the information given by the applicant is true and correct.

.....
(Signature of Dealer)

REPORT OF PRINCIPAL

1. I am in a position to supply as follows the farm machinery and equipment
am not
referred to in the foregoing application.
.....
.....

2. My rating of the essentiality of the application, based upon my knowledge of the need of the territory under my jurisdiction is as follows:.....
.....

3. REMARKS:
.....
.....

.....
(Signature of Branch Manager or Authorized Representative of Principal)

Misstatements by any of the parties signing any of the declarations contained in this application are subject to penalty under Board Order

WARTIME PRICES AND TRADE BOARD

Order No. 352

Respecting the Rationing of Canned Salmon

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

Effective Date

1. This Order comes into force on January 3, 1944.

Canned Salmon Declared a Rationed Food

2. Canned Salmon is hereby declared to be a Rationed Food under the provisions of Order No. 308 of the Board, and except as otherwise expressly stated in this Order the supply, sale, buying, use and consumption of canned salmon must be in accordance with the provisions of Order No. 308 which are applicable to the supply, sale, buying, use and consumption of Rationed Foods.

Definitions

3. All definitions contained in said Order No. 308 shall extend and apply to this Order.

Sales to and Purchases by Consumers

4. Until Monday, January 17, 1944, the supply and sale of canned salmon to a consumer, and the obtaining and buying of canned salmon by a consumer are prohibited.

Values of Coupons and Purchase Documents

5. (1) Notwithstanding the provisions of Rule 2 of Section 2 of Part II of said Order 308 each meat ration coupon as and when it is good and valid for use by a consumer in buying rationed meat under the provisions of Order No. 308 shall be good and valid for use by a consumer in buying one-quarter of a pound of canned salmon.

(2) Notwithstanding the provisions of Rule 9 of Section 3 of Part VI of said Order 308 each purchase document as and when it is good and valid for use by a quota user or a supplier who is a retailer in buying rationed meat under the provisions of the said Order shall be good and valid for use by that quota user or supplier, respectively, in buying canned salmon on the basis of one meat ration coupon being equivalent to one-quarter of a pound of canned salmon.

Rules for Cannery

6. It shall not be necessary for a salmon cannery to obtain any coupons or other purchase documents for canned salmon which he sells to a supplier who is a wholesaler, nor shall it be necessary for such supplier to surrender coupons or other purchase documents for canned salmon which he buys from a cannery.

Rules for Wholesalers

7. Every supplier who is a wholesaler shall observe and comply with the following rules in respect of any canned salmon which he buys from a cannery for resale to a supplier who is a retailer or to a quota user;

- (a) At or before the time of delivery of any canned salmon to any customer he must obtain surrender from that customer of meat ration coupons or other purchase documents sufficient to cover the quantity of canned salmon to be delivered.

- (b) Within sixty days after he has acquired the canned salmon he must surrender to the Administrator of Consumer Rationing a report in the form designated by the said Administrator and purchase documents sufficient to cover all meat ration coupons and other purchase documents collected by him in respect of his sales of the canned salmon.
- (c) If he has not sold all of such canned salmon within sixty days after acquiring it, then, and in respect of the remainder of the stock he must on or before the tenth day of the month following the calendar month in which he sold such remainder or part thereof, file with the said Administrator a report in the said form and the necessary purchase documents.

Made at Ottawa, this 21st day of December, 1943.

M. W. MACKENZIE,
Deputy Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1038

Respecting Maximum Manufacturers' and Wholesalers' Prices for Lumber Originating in the Vancouver Forest District of British Columbia

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED, ON BEHALF OF THE BOARD AS FOLLOWS:

Interpretation

1. For the purposes of this Order,
- (a) "manufacturer" means any person who owns or operates a sawmill or machine wherein or whereby felled trees or logs are converted or processed into lumber;
- (b) "Vancouver Forest District" means all that part of the Province of British Columbia outlined on a map issued by the Department of Lands of the said Province, dated March 31, 1937 (Reprint April 1942);
- (c) "point of shipment" means the point at which lumber is loaded by the manufacturer on railway freight cars or other conveyances for shipment to the wholesaler, retailer or consumer;
- (d) "wholesaler" means any person engaged in the business of selling lumber otherwise than at retail.

Maximum Manufacturers' and Wholesalers' Prices Fixed

2. (1) Except as provided in subsection (2) of this section, the maximum price at which any manufacturer whose point of shipment is located in the Vancouver Forest District and at which any wholesaler purchasing lumber produced from Red Cedar, Fir, Hemlock, Pine or Spruce from such manufacturer, may sell or offer for sale at wholesale or any person may purchase at wholesale any such lumber for delivery to a wholesaler, retailer or consumer shall be the price shown in the following lists, which price lists are filed with the Timber Administrator and which shall be deemed to be a part of this Order:

- (a) For Fir and Hemlock and certain grades of Red Cedar and Sitka Spruce, the Canadian Railway Market Survey No. 43-1 published on August 16, 1943 by the British Columbia Lumber and Shingle Manufacturers' Association, Vancouver, British Columbia.
- (b) For certain grades of Red Cedar, not shown in the said Canadian Railway Market Survey No. 43-1 Canadian Pricelist No. 43-C1 published on August 16, 1943 by Hammond Cedar Company Ltd., Hammond, British Columbia.
- (c) For White Pine, Pricelists Nos. 19P and 21E published on August 16, 1943 by Canadian White Pine Company, Ltd., Vancouver, British Columbia.
- (d) For certain grades of Sitka Spruce, not shown in the said Canadian Railway Market Survey No. 43-1, Pricelist No. 43-S1 published on October 28, 1943, by Sitka Spruce Company, Ltd., Vancouver, British Columbia.

In the case of items 203, 207, 211, 215, 219, and 223 of the said Canadian Railway Market Survey No. 43-1 covering Dimension S4S No. 1 Common 22 feet to 32 feet in length, an amount not exceeding \$1.00 per M.F.B.M. may be added to the prices set out therein for lengths of over 32 feet for each lineal foot in excess of 32 feet.

(2) The maximum price at which any manufacturer whose point of shipment is located in the Vancouver Forest District and at which any wholesaler purchasing lumber produced from Red Cedar, Fir and Hemlock from such manufacturer may sell or offer for sale at wholesale or any person may purchase at wholesale any such

lumber for delivery otherwise than by rail to a wholesaler, retailer or consumer in the Vancouver Forest District, except that part of Vancouver Island south of a line drawn from Bamfield through Cobble Hill to the most northerly point of the Saanich peninsula, shall be the price set forth in the Local Wholesale Survey published on August 16, 1943 by B.C. Lumber Survey, Ltd., which price shall be f.o.b. mill.

Calculation of Freight Rates

3. (1) When any of the lumber referred to in Subsection (1) of Section 2 of this Order is shipped by rail, the sale price shall include the cost of delivery f.o.b. car the Retailer's or Consumer's point of destination and the maximum price per M.F.B.M. or per M.F.S.M. which may be charged therefor shall be calculated from the price lists referred to in the said Section 2 by using the weight indicated (irrespective of the true weight) to find the freight chargeable per M.F.B.M. or per M.F.S.M. to the nearest 25c and then by adding this figure to the f.o.b. mill price indicated on the said price-lists. For the sake of convenience the maximum price per M.F.B.M. or M.F.S.M. for delivery of the lumber by rail has been set out in the said price-lists under certain freight rates.

(2) When any lumber is shipped from Vancouver Island to the Mainland no allowance for the cost of transportation to the Mainland may be made in calculating the railway rate of freight from Vancouver to the point of destination.

Fir Door Stock

4. No manufacturer or wholesaler shall declare the thickness of any six quarter (6/4) Fir door stock to be more than one and one-half inches rough measurement when computing the board measure content thereof.

Special Sizes of Lumber

5. (1) When any lumber is sawn to rough sizes other than those sizes designated in the Pricelists referred to in Section 2 of this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator;

(2) When any lumber is offered for sale in species or in grades not designated in the Pricelists referred to in Section 2 of this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Grading

6. Lumber produced from Fir, Hemlock, Red Cedar and Sitka Spruce shall be graded according to the grading rules of the British Columbia Lumber and Shingle Manufacturers' Association, Vancouver, British Columbia, and lumber produced from White Pine shall be graded according to the rules of the Western Pine Association, Portland, Oregon.

Invoices To Show Particulars of Lumber Sold

7. Every Manufacturer and Wholesaler who sells lumber in, or ships lumber from the Vancouver Forest District at wholesale for delivery to a wholesaler, retailer or consumer shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of the lumber sold and the price or prices, including the cost of delivery, charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy of the invoice to the purchaser.

Previous Administrator's Order Revoked

8. Administrator's Order No. A-93 dated the 15th day of April, 1942, is hereby revoked.

Effective Date

9 This Order shall be effective on and after the 31st day of December, 1943.

Dated at Ottawa, this 27th day of December, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

NOTE.—Subsection 4 of Section 7 of the Wartime Prices and Trade Regulations reads in part as follows:—

Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which results in a lower net price per unit of goods or services.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1047

Respecting Maximum Prices of Canned Pacific Coast Herring

Under authority given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Application of Order

1. This Order fixes maximum prices for canned herring processed and packed in hermetically sealed containers for sale from herring caught in the waters off the Western Coast of Canada, and the words "canned herring" hereafter used in this Order refer only to such canned herring.

2. This Order comes into effect on January 10, 1944, and replaces Administrator's Order No. A-686 which is hereby revoked.

Prices Fixed Are Maximum Prices and Include All Charges

3. All prices fixed by this Order are maximum prices and must not be exceeded. They include all charges, and no charge may be made for a container, package or label, so that the sum of the price and the charge for the container, package or label exceeds the maximum price.

4. For the purposes of this Order,

- (a) "grade 'A'" or "certified", and "grade 'B'" mean, respectively, herring graded in accordance with the standards for grades set forth in the Regulations made under the Meat and Canned Foods Act and adopted by Order in Council P.C. 2512 and amended by Order in Council P.C. 7600;
- (b) the word "sell" as used in this Order also covers an offer to sell;
- (c) "sell at wholesale" means to sell otherwise than at retail.

Sales by Cannery to All Classes of Buyers

5. Definition—"canner" means a person who either actually processes and packs or has some other person process and pack for him canned herring in hermetically sealed containers for sale or who assembles for sale through the ordinary channels of distribution, canned herring processed and packed by a canner who does not himself market such products through the ordinary channels of distribution.

6. The maximum price f.o.b. shipping point, exclusive of sales tax, at which a canner may sell to any class of buyer any canned herring shall according to the grade, the size and style of the container and the number of containers to the case, be the price listed in the Schedule hereto for the same.

Sales by Processors of Canned Fish Packed in a Style or Size of Container Not Listed in the Schedule

7. Where a canner packs canned herring in containers of a style or size not listed in the Schedule the maximum price at which a canner may sell that canned herring shall be fixed by or on behalf of the Board subsequent to the effective date of this Order, and no canner shall sell such canned herring unless a maximum price for the sale of the same by him has been fixed as required by this Section.

Sales by Wholesale Distributors

8. Definition—"wholesale distributor" means any person other than a canner, who sells canned herring at wholesale.

9. The maximum price at which a wholesale distributor may sell at wholesale any canned herring shall be the sum of the following:—

- (a) the actual price paid by him for that canned herring but not exceeding the maximum price at which the same may be sold to him by a canner;
- (b) actual transportation charges and sales tax paid by him that are not included in the actual price he paid for the canned herring; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, both inclusive, on sales of the same or a substantially similar kind of canned herring to the same class of buyer but not in any event exceeding ten per cent of his selling price.

10. Where sales of canned herring are made between wholesale distributors the total amount of the markup of all wholesale distributors must not exceed the highest amount of markup which the first of them could have included as part of his selling price on a sale to a person other than a wholesale distributor.

11. Every wholesale distributor on a sale to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the canned herring, an invoice stating the total combined markup that has been taken by him and by any other wholesale distributor who handled the canned herring, and the amount of the markup which is available for the buyer.

Sales at Retail

12. The maximum price at which a person may sell at retail any canned herring, shall be the sum of the following:—

- (a) the actual price paid by him for the canned herring but not exceeding the maximum price at which the same may be sold to him by his supplier;
- (b) actual transportation charges and sales tax paid by him that are not included in the actual price he paid for the canned herring; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period from September 15 to October 11, 1941, on sales at retail of the same or a substantially similar kind of canned herring but not in any event exceeding twenty-five per cent of his selling price.

Records and Invoices

13. (1) Every canner and every wholesale distributor who sells any canned herring shall on every sale before or at the time of delivery to the buyer furnish him with an invoice showing the name and complete address of the seller and the buyer, the date of sale, the grade of canned herring, the number and the size and style of the cans, and the price per case charged for the canned herring.

(2) Every canner and every wholesale distributor shall retain a duplicate copy of each invoice furnished by him as required by this section.

14. Every wholesale distributor and every retailer shall immediately upon receipt by him of any canned herring purchased by him, prepare and shall thereafter keep a written record showing separately for each wholesale or each retail place of business operated by him, the date of purchase, the name and complete address of his supplier, the grade of canned herring, the number and size and style of the cans, the actual price per case paid for that canned herring, also transportation charges paid.

15. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier, it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection by any authorized representative of the Board at all times for twelve months from the date of the transaction to which it relates.

16. Every person who sells at retail any canned herring shall upon request of the buyer furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, the grade of canned herring and the size and style of its container and the price to the customer.

Additional Payments and Consideration to be Part of the Price

17. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any canned herring or received by the seller from any person in connection with the sale of any canned herring shall constitute part of the price for such canned herring.

Offences

18. It is an offence for any person to contravene or fail to observe any of the provisions of the Order and the offender is liable to prosecution under The Wartime Prices and Trade Regulations.

Dated at Ottawa this 31st day of December, 1943.

A. N. McLEAN,

Administrator of Fish and Fish Products.

APPROVED:

D. DEWAR,

Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

To ADMINISTRATOR'S ORDER No. A-1047

MAXIMUM Prices on Sales by Canners of Canned Pacific Coast Herring to any Class of Buyer—All Prices F.O.B. Shipping Point.

Grade	Size and Style of Container and Number of Containers to a Case	Maximum Price per Case when packed in wooden boxes	Maximum Price per Case when packed in fibre or cardboard boxes
Grade "A" or certified..	48 one pound talls, per case.....	\$4.95	\$4.80
	48 one pound ovals, per case.....	\$5.65	\$5.50
	48 one-half pound ovals, per case.....	\$4.55	\$4.47½
Grade "B".....	48 one pound talls, per case.....	\$4.55	\$4.40
	48 one pound ovals, per case.....	\$5.25	\$5.10
	48 one-half pound ovals, per case.....	\$4.35	\$4.27½

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1049

Manufacture of Wire Insect Screen Cloth

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals,

It IS HEREBY ORDERED ON BEHALF OF THE BOARD as follows:

1. This Order comes into force on January 10, 1944 and revokes and replaces Administrator's Order No. A-736 dealing with the manufacture of wire insect screen cloth.

2. (1) The only kinds and widths of wire insect cloth which may be manufactured by any person are the following:

<i>Kinds</i>	<i>Widths</i>
(a) 12 mesh black enamelled steel	<div style="display: inline-block; vertical-align: middle; font-size: 4em; line-height: 1;"> { </div> For each kind, widths of 20", 24", 26", 28", 30", 32", 36", 42" and 48" and for a sale only to a sash and door manufacturer for use in the manufacture of screens, screen doors and combination doors, a width of 22".
(b) 14 mesh gray enamelled steel	
(c) 14 mesh galvanized steel	

(2) Any person who manufactures 14 mesh wire insect screen cloth may elect to manufacture it in gray enamelled steel or in galvanized steel, but he must not manufacture it in both; and having made his election, he must not change the same without the written consent of the Administrator.

3. The provisions of this Order are subject to such written exemptions as the Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 31st day of December, 1943.

H. H. FOREMAN,
*Administrator of Fabricated Steel
and Non-Ferrous Metals.*

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

Respecting Cast Iron Soilpipe and Fittings

ADMINISTRATOR'S ORDER No. A-1050

Under powers given by the Wartime Prices and Trade Board to the Administrator of Plumbing, Heating and Ventilating Equipment and Supplies,

It IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. Section 4 of Administrator's Order No. A-125 as amended by Administrator's Order No. A-572 is hereby revoked and replaced by the following:—

"4. Manufacturers shall supply all the sizes of soilpipe and fittings provided in Schedule 'A' up to and including 6-inch size with an 'Oil Protective Coating' only and all sizes of 8-inch and over with a 'Tar Coating' only."

2. This Order shall be effective on and after the 1st day of February, 1944.
Dated at OTTAWA, this 31st day of December, 1943.

E. J. LAIDLAW,
*Administrator of Plumbing, Heating and
Ventilating Equipment and Supplies.*

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1051

Respecting Prices of Bituminous and Other Coal Produced in Alberta and British Columbia

Under authority conferred by the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Administrator's Order No. A-1008 respecting prices of Bituminous and other coal produced in Alberta and British Columbia is hereby amended as follows:—

(a) By renumbering Section 2 of the Order as Section 2 (1) and by adding to the Section subsection (2) as follows:

"(2) The coal mine operators named in the table to this subsection for the grade of coal which they produce, may, subject to the provisions of Section 8 hereof, respectively charge an amount not exceeding that specified in the said Table for such coal as they may supply to any person on and after January 1, 1944. Such amount shall be in addition to the prices, not exceeding the highest lawful prices, stipulated in any existing contract between the parties concerned or if there be no contract then in addition to the highest lawful price at which the vendor would be entitled to sell such coal on December 31, 1943.

TABLE—

<i>Coal Mine Operator</i>	<i>Address</i>
Coal Valley Mining Company Limited.....	Coal Valley, Alberta
Sterling Collieries Company Limited, The.....	Sterco, Alberta.
<i>Grade</i>	<i>Period</i>
<i>Amount</i>	
All sizes.....	For coal shipped on or after 25 cents per net ton or such January 1, 1944 other amount as may be authorized following investi- gation."

(b) Part I of Schedule "A" to the said Order by the addition thereto of the following coal mine operator and its address.

"K.D. Colliery Limited, Kaydee, Alberta."

(c) Part I of Schedule "B" to the said Order by deleting therefrom the following coal mine operators and their respective addresses:

"Jasper Coal Limited, Edmonton, Alberta.

K.D. Colliery Limited, Kaydee, Alberta.

Thirty Two Collieries Limited, Robb, Alberta."

and by the addition thereto of the following coal mine operators and their respective addresses:

<i>Coal Mine Operator</i>	<i>Address</i>
"Blackfoot Indian Agencies.....	Gleichen, Alta.
Consumer Coal Company.....	Rosebud, Alta.
Halbert Collieries.....	Trochu, Alta.
Pembina Collieries Ltd.....	Edmonton, Alta."

- (d) Part I of Schedule "D" to the said Order by the addition thereto of the following coal mine operators and their respective addresses:

<i>Coal Mine Operator</i>	<i>Address</i>
"Carruthers & Wakelam.....	Nanaimo, B.C.
Chambers, Ralph H.	Nanaimo, B.C.
Fraters Lake Road Mine.....	Nanaimo, B.C.
Hamilton, Robt. N.	Extension, B.C.
Lewis & Son, Thos.	Nanaimo, B.C.
London, W. D.	Wellington, B.C.
McKeller, Ross & Carroll.....	Nanaimo, B.C.
Pacific Coal Mine.....	Nanaimo, B.C.
Stronach's Mine, C.	Wellington, B.C."

- (e) Part II of said Schedule "D" by the addition thereto of the following grades, periods and amounts:

<i>Grade</i>	<i>Period</i>	<i>Amount</i>
"Run of Mine. For coal shipped on or after December 1, 1943		85 cents per net ton or such other amount as may be authorized following investi- gation."

- (f) Part I of Schedule "E" to the said Order by the addition thereto of the following coal mine operators and their respective addresses:

<i>Coal Mine Operator</i>	<i>Address</i>
"Jasper Coals Limited.....	Edmonton, Alberta.
Thirty Two Collieries Limited.....	Robb, Alberta."

- (g) Part I of Schedule "F" to the said Order by the addition thereto of the following coal mine operators and their respective addresses:

<i>Coal Mine Operator</i>	<i>Address</i>
"Bulkley Valley Collieries Ltd.	Telkwa, B.C.
Gething, King	Hudson Hope, B.C.
Hat Creek Coal Mine.....	Ashcroft, B.C.
Inland Collieries Ltd. (Black Mine).....	Princeton, B.C.
Merritt Coal Mines Ltd.	Merritt, B.C.
Middlesboro Collieries Ltd.	Merritt, B.C.
Packwood, Geo. A.	Baldonnel, B.C.
Princeton Tulameen Coal Co. Ltd.	Princeton, B.C.
Telkoal Ltd.	Telkwa, B.C.
Tulameen Collieries Ltd.....	Princeton, B.C."

- (h) Part II of said Schedule "F" by the addition thereto of the following grade, period, and amount:

<i>Grade</i>	<i>Period</i>	<i>Amount</i>
"Run of Mine.. For coal shipped on or after December 1, 1943		63 cents per net ton or such other amount as may be authorized following investi- gation."

2. This Order shall come into force on the 31st day of December, 1943.

Dated at Ottawa this 30th day of December, 1943.

E. J. BRUNNING,

Coal Administrator.

APPROVED:

D. DEWAR,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1052

Respecting Maximum Prices for Canned Atlantic Herring, Sardines, Kipperd Snacks, Clams and Mussels and for Sales of Fresh Atlantic Herring and Sardines by Primary Producers

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. Administrator's Order No. A-1014 is hereby amended by striking out the words "and clams" where they appear in the title to such Order, in subsection (1) of Section 1 and in clause (a) of Section 4, respectively and substituting therefor the words "clams and mussels".

2. The Schedule to said Administrator's Order No. A-1014 is hereby amended by adding at the end thereof the following item:

"Kind of Product and Type of Pack	Size and Style of Con- tainers and Number of containers to case	Net weight of product per container	Maximum Prices per Case
Canned mussels, any type of pack	48 cans known to the trade as No. 1 cans of 5 oz. talls per case	5 oz. net weight of meat	\$3.20"

3. This Order comes into force on January 10, 1944.

Dated at Ottawa, this 31st day of December, 1943.

A. N. McLEAN,

Administrator of Fish and Fish Products.

APPROVED:

D. DEWAR,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1053

Respecting Leather Soles for Footwear

Pursuant to authority conferred by the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. Section 4 of Administrator's Order No. A-798 is revoked and the following is substituted therefor:—

"4. (1) A manufacturer of footwear who during the period March 1, 1941, to May 31, 1941, both inclusive, sold footwear made with leather outsoles cut only from shoulders, shall not acquire or use leather outsoles cut from bends for or in the manufacture of footwear, unless in such acquiring and use he complies with the following rules:—

(a) He must first obtain a permit from the Administrator of Footwear to acquire and use leather outsoles cut from bends. A permit may be obtained if the manufacturer furnishes the Administrator with proof of his inability to obtain a sufficient quantity of leather outsoles cut from shoulders to meet his requirements in the manufacture of footwear.

- (b) He must observe and comply with the terms and directions contained in any permit he receives in pursuance of this Section.
- (c) Before selling any footwear made with leather outsoles cut from bends, he must stamp on each such outsole such information as the Administrator directs.

(2) The maximum price at which such manufacturer may sell or offer to sell footwear, of any style and size, made with leather outsoles cut from bends shall be the sum total of the following:—

- (a) the highest price at which during the said March-May period he sold footwear of the same style and size made with leather outsoles cut from shoulders;
- (b) the amount in cents per pair mentioned after that style and size in the following table;
- (c) an amount equal to four per centum of the total of the price and the amount referred to in clauses (a) and (b) respectively; and
- (d) an amount equal to one per centum of the total of the price, the amount and the percentage referred to in clauses (a), (b) and (c) respectively.

TABLE

<i>Style of Shoes</i>	<i>Size</i>	<i>Maximum Increases in cents per pair</i>
(a) Men's work.. . . .	all	12
(b) Men's dress.. . . .	all	10
(c) Boy's work.. . . .	all	9
(d) Boy's dress.. . . .	all	7
(e) Youth's work.. . . .	all	6
(f) Youth's dress.. . . .	all	5
(g) Women's dress.. . . .	all	6
(h) Women's work.. . . .	all	7
(i) Misses' dress.. . . .	11-2	5
(j) Misses' work.. . . .	11-2	6
(k) Child's dress.. . . .	8-10½	4
(l) Infant's.. . . .	4-7½	3

2. This Order shall be effective on and after January 10, 1944.

Dated at Ottawa, this 31st day of December, 1943.

LOUIS DAOUST,
Administrator of Footwear.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1054

Respecting Prices of Bituminous Coal Produced in Nova Scotia

The National War Labour Board has awarded an increase in wages to employees of bituminous coal mine operators of Nova Scotia and also has directed that the operators should give to their employees one week's holidays with pay under specified conditions. The operators have claimed that they cannot continue to produce coal in the face of the increased costs without assistance.

Having regard to the fact that coal mining is a vital industry and in order to ensure essential production of coal, the Government has decided that any assistance given shall be in the form of an increase in price to all users of the coal in question.

In this emergency, the Wartime Prices and Trade Board has been directed accordingly to determine what increase would be appropriate and to cause the necessary order to be issued.

Therefore, under authority conferred by the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. For the purposes of this Order:—

“Coal” means bituminous coal including briquettes or other processed forms of such coal.

2. The coal mine operators mentioned in Part I of the Schedule to this Order, for the respective grades of coal which they produce, may, for the periods therein stipulated, but subject to the provisions of Section 7 hereof, respectively charge an amount not exceeding that specified in Part II of the said Schedule for such coal as they may supply to any person on and after January 1, 1944. Such amounts shall be in addition to the prices, not exceeding the highest lawful prices, stipulated in any existing contract between the parties concerned, or if there be no contract, then in addition to the highest lawful price at which the vendor would be entitled to sell such coal on December 31, 1943.

3. Every coal mine operator who, by this Order, has been authorized to increase the selling price of coal shall promptly forward to the Coal Administrator financial and operating statements and complete information on all matters relating to his business as the Administrator may at any time require.

4. Any dealer or other distributor selling coal may charge for all coal supplied by him to any buyer on and after January 1, 1944, so much of the increase authorized by or under this Order as is actually charged to such seller. All such increases in price herein authorized shall be in addition to the prices, not exceeding the highest lawful prices, stipulated in any existing contract between the parties concerned or if there be no contract then in addition to the highest lawful price at which the vendor would be entitled to sell such coal on December 31, 1943. In no event shall any markup be added by any person in respect of the increases herein authorized.

5. Every seller of coal affected by this Order shall forthwith post and maintain in a conspicuous place in each office and sales depot, open to his customers, a notice of the price increases now or hereafter authorized under this Order.

6. All contracts made prior to January 1, 1944, for the sale of coal which is affected by this Order, which contracts provide for delivery of coal on or after January 1, 1944, shall be deemed to be amended insofar as is necessary to give effect to the provisions of this Order.

7. The amount of any increase in the price of coal authorized by or under this Order shall be subject to review at any time by the Coal Administrator, generally or in specific cases, but in any event not later than April 30, 1944.

8. Any person who uses coal in the manufacture of coke the price for which has been increased under this Order may make application to the Coal Administrator for an increase in the price of such coke.

9. This Order shall come into effect on January 1, 1944.

Dated at Ottawa this 31st day of December, 1943.

E. J. BRUNNING,
Coal Administrator.

APPROVED:

D. DEWAR,

Deputy Chairman, Wartime Prices and Trade Board.

NOTE:

Order in Council P.C. 8528, dated November 1, 1941, Section 2 (5) reads: "(5)—subject to any action taken by the Governor in Council after November 1, 1941, His Majesty in right of Canada or of any province of Canada shall be bound by the provisions of these regulations and of any order."

Accordingly, contracts made by any department of Government for the purchase of coal, affected by this Order, are subject to the provisions of the Order subject to any necessary amending Orders in Council in respect of contracts specifically authorized by Order of the Governor in Council at fixed prices.

SCHEDULE**To ADMINISTRATOR'S ORDER No. A-1054****PART I**

<i>Coal Mine Operator</i>	<i>Address</i>
Acadia Coal Company Limited.....	Stellarton, N.S.
Cumberland Railway & Coal Company.....	Sydney, N.S.
Dominion Coal Company Limited.....	Sydney, N.S.
Old Sydney Collieries Limited.....	Sydney Mines, N.S.

PART II

For each grade of coal shipped on and after January 1, 1944, ninety-five cents per net ton or such other amount as may be authorized following investigation.

WARTIME PRICES AND TRADE BOARD**ADMINISTRATOR'S ORDER No. A-1058****Respecting Maximum Prices of Non-Ferrous Metal Scrap**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Non-Ferrous Metal (Primary),

IT IS HEREBY ORDERED, ON BEHALF OF THE BOARD, AS FOLLOWS:

1. Item B 7—Scrap Brass Fired Primers—in the Bronze and Brass Group of the Schedule to Administrator's Order No. A-660 is amended by deleting therefrom all the amounts, in cents per pound, and inserting the following amounts, in order, commencing in Column A of Zone 1:

6.50, 5.75, 6.30, 5.45, 6.35, 5.50, 6.65, 5.90, 6.50, 5.65.

2. This Order shall be effective on and after January 10, 1944.

Dated at Ottawa, this 7th day of January, 1944.

G. C. BATEMAN,
Administrator of
Non-Ferrous Metal (Primary)

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Fuelwood Order

WARTIME PRICES AND TRADE BOARD

Fuelwood Order No. 92

Highest Prices of Fuelwood in the Province of Saskatchewan

Under powers given by the Board to the Administrator of Wood Fuel

IT IS HEREBY ORDERED AS FOLLOWS:—

Effective Date, Revocation and Replacement and Application of Order

1. This Order comes into force on the seventh day of January, 1944, and revokes and replaces Fuelwood Order No. 55. This Order fixes the highest selling prices of fuelwood in the province of Saskatchewan.

Definitions

2. For the purposes of this Order,

- (a) "cord" means a quantity measurement of stacked fuelwood containing 128 cubic feet. However, a cord of loosely packed millwood 16 inches or less in length must contain 168 cubic feet of such millwood and a cord of loosely packed fuelwood other than millwood 12 inches in length must contain 164 cubic feet of such fuelwood;
- (b) "fuelwood" includes seasoned fuelwood, dry cut fuelwood, fire-killed fuelwood and green fuelwood and the terms "seasoned", "dry cut", "fire-killed" and "green" fuelwood shall have the meaning given to each by local trade practice;
- (c) "sell" includes an offer to sell;
- (d) "North Eastern Area",
"Saskatoon Area",
"Regina Area",
"Southern Area", and
"Swift Current Area" mean respectively the area described as such in Schedule "B", "D", "E", "F" or "G" hereto.

Sales by Cord—Kindling by Weight

3. All sales of fuelwood must be by cord measurement. However, less than a quarter of a cord of kindling may be sold by weight on the basis of

- (i) 2,800 pounds of Seasoned Poplar Kindling as the equivalent of 1 cord;
- (ii) 2,900 pounds of Seasoned Spruce Kindling as the equivalent of 1 cord;
- (iii) 3,000 pounds of Seasoned Jackpine Kindling as the equivalent of 1 cord.

Advertisement

4. An advertisement offering fuelwood for sale must contain the full name and address of the seller.

Price List to be Posted Up

5. A person who sells fuelwood must keep a copy of his price list on display at the place he takes orders for or sells the same in a position where it can be readily examined by customers. A copy of the price list must be displayed promptly after this Order comes into force. If any change is made in prices a new price list must be put on display within fourteen days after the change is made.

Invoice or Sales Slip to be Given

6. On a sale of fuelwood the seller must furnish the buyer at or before the time of delivery with an invoice or sales slip showing:—

- (a) the seller's name and address;
- (b) the date of sale and delivery;
- (c) the kind and quantity sold;
- (d) the length;
- (e) the price per cord and the total price charged;
- (f) the amount of any service charge.

Copy of Invoice or Sales Slip to be Retained

7. The seller must keep a duplicate of each invoice or sales slip and have it available for inspection by any authorized representative of the Board at any time within twelve months after the date of delivery.

Shipping Price

8. The highest price per cord at which any person may in the province of Saskatchewan sell fuelwood of a kind named and length specified in Schedule "A" hereto f.o.b. truck or railway car at the loading or shipping point nearest by road to the land from which the fuelwood was cut is fixed at the price for the same set out in Schedule "A".

Price Delivered to the Premises of a Consumer

9. (1) The highest price at which any person may in an area described in Schedule "B", "D", "E", "F" or "G" or in the cities and town named in Schedule "C" sell to a consumer fuelwood of a kind named and length specified in such Schedule, including delivery to the consumer's premises, is fixed at the price per cord or fraction of a cord for the same set forth in that Schedule in which such area is described, or in Schedule "C" for such cities or town.

(2) The prices for a fractional quantity of a cord where specified in Schedules "B", "C", "D", "E", "F" and "G" applies only when that quantity is ordered by the consumer or delivered at his request. For all other fractional quantities and in all other cases the price shall be in proportion to the cord price thereof.

Price to Consumer Not Delivered

10. Except as provided in Section 8, where the seller does not deliver, the highest price at which he may sell to a consumer fuelwood of a kind named and length specified in Schedules "B", "C", "D", "E", "F" or "G" in the area, city or town in which the prices in that Schedule are in effect is the price fixed by Section 9 therefor, LESS the cost of delivery.

Price of Kindling in Certain Areas

11. (1) The highest price at which any person may in Southern Area, Swift Current Area or Regina Area sell kindling in quantities under a quarter of a cord, including delivery to the premises of the consumer, is fixed at the rate per hundred pounds set out hereunder opposite the name of that area in which the kindling is sold:—

Area	Rate per 100 pounds in quantities under $\frac{1}{4}$ cord
Regina Area.....	45 cents
Southern Area.....	50 cents
Swift Current Area.....	55 cents.

(2) When the seller does not deliver, the highest price at which he may sell kindling in quantities under a quarter of a cord in such areas, shall be 5 cents per hundred pounds less than the rate for that area set out in subsection (1).

Administrator to Fix Price of Unnamed Fuelwood

12. Fuelwood of a kind not named in Schedules "B", "C", "D", "E", "F" or "G" shall not be sold to a consumer in that area, city or town where the prices in that Schedule are in effect until the highest price thereof has been fixed by the Administrator of Wood Fuel.

Charges for Services

13. Customary charges for specific services established by local trade practice may be maintained when ordered by the consumer. However, the charge for

- (i) resplitting fuelwood, other than kindling sold by weight, to kitchen stove size shall not exceed the rate of One Dollar per cord;
- (ii) resplitting kindling sold by weight shall not exceed the rate of five cents per hundred pounds.

Dated at Ottawa, this 29th day of December, 1943.

JAMES S. WHALLEY,
Administrator of Wood Fuel.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

TO FUELWOOD ORDER NO. 92

Highest Prices of Fuelwood per Cord F.O.B. Truck or Railroad Car at the loading or Shipping Point in the Province of Saskatchewan nearest to the Area by Road from which the Fuelwood is Cut.

Kinds of Fuelwood	Column Length Quantity	Col. 1 4' Length 1 Cord	Col. 2 12" Length 1 Cord
Birch and Oak.....		\$6.25	\$7.50
Tamarac.....		5.75	7.00
Mixed Hardwood, Elm, Ash and Oak.....		5.25	6.50
Jackpine and Spruce.....		4.75	6.00
White Poplar.....		4.00	5.25
Black Poplar.....		3.00	4.25
Millwood—including slabs and edgings.....		4.00	5.25

SCHEDULE "B"

To FUELWOOD ORDER No. 92

Highest prices of Fuelwood delivered to the premises of the Consumer in the Northeastern Area of the Province of Saskatchewan.

Northeastern Area— means the Area comprising the Province of Saskatchewan from which the following have been excluded:

- (i) The Cities of North Battleford and Yorkton and the Town of Melville.
- (ii) Saskatoon Area—as described in Schedule "D".
- (iii) Regina Area—as described in Schedule "E".
- (iv) Southern Area—as described in Schedule "F".
- (v) Swift Current Area—as described in Schedule "G".

Kinds of Fuelwood	Column Length Quantity	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6
		1 Cord	4' Length ½ Cord	½ Cord	1 Cord	12" Length ½ Cord	½ Cord
Birch, Oak and Tamarac.....		\$8.50	\$4.40	\$2.30	\$9.75	\$5.00	2.65
Jackpine and Spruce.....		7.50	3.90	2.05	8.75	4.50	2.40
White Poplar.....		6.50	3.40	1.80	7.75	4.00	2.15
Black Poplar.....		5.50	2.90	1.55	6.75	3.50	1.90
Millwood, including slabs and edgings.....		6.50	3.40	1.80	7.75	4.00	2.15

SCHEDULE "C"

To FUELWOOD ORDER No. 92

Highest Prices of Fuelwood delivered to the premises of the Consumer in the Cities of North Battleford and Yorkton and the Town of Melville, in the Province of Saskatchewan.

Kinds of Fuelwood	Column Length Quantity	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6
		1 Cord	4' Length ½ Cord	½ Cord	1 Cord	12" Length ½ Cord	½ Cord
Birch, Oak and Tamarac.....		\$9.75	\$5.00	\$2.65	\$11.00	\$5.65	\$2.95
Jackpine and Spruce.....		8.75	4.50	2.40	10.00	5.15	2.70
White Poplar.....		8.00	4.15	2.20	9.25	4.75	2.50
Black Poplar.....		7.00	3.65	1.95	8.25	4.25	2.25
Millwood, including slabs and edgings.....		7.75	4.00	2.15	9.00	4.65	2.45

SCHEDULE "D"

To FUELWOOD ORDER No. 92

Highest Prices of Fuelwood delivered to the premises of the Consumer in the Saskatoon Area.

SASKATOON AREA—means that area which includes the following Rural Municipalities in the Province of Saskatchewan and all incorporated cities, towns and villages which are enclosed on all sides by one or more of such Municipalities:

Rural Municipalities Nos.—221 and 222, 251, 252 and 253; 281, 282 and 283; 312 to 322 inclusive; 341 to 352 inclusive; 378 to 382 inclusive.

Kinds of Fuelwood	Column Length Quantity	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6
		1 Cord	4' Length ½ Cord	½ Cord	1 Cord	12" Length ½ Cord	½ Cord
Birch, Oak and Tamarac.....		\$10.00	\$5.15	\$2.70	\$11.25	\$5.75	\$3.00
Jackpine and Spruce.....		9.25	4.75	2.50	10.50	5.40	2.80
White Poplar.....		8.50	4.40	2.30	9.75	5.00	2.65
Black Poplar.....		7.50	3.90	2.05	8.75	4.50	2.35
Millwood, including slabs and edgings.....		8.25	4.25	2.25	9.50	4.90	2.55

SCHEDULE "E"

TO FUELWOOD ORDER No. 92

Highest Prices of Fuelwood delivered to the premises of the Consumer in Regina Area.

REGINA AREA—means that area which includes the following Rural Municipalities in the Province of Saskatchewan and all incorporated cities, towns and villages which are enclosed on all sides by one or more of such Municipalities:—

Rural Municipalities Nos.—157 to 160 inclusive, 187, 189, 190 and 191, 193 to 195 inclusive, 217 to 220 inclusive, 223 to 228 inclusive, 254 to 262 inclusive, 284 to 292 inclusive, and the incorporated village of Main Centre.

Kinds of Fuelwood	Column Length Quantity	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6
		1 Cord	4' Length ½ Cord	½ Cord	1 Cord	12" Length ½ Cord	½ Cord
Birch and Oak.....		\$13.25	\$6.75	\$3.50	\$15.25	\$7.75	\$4.00
Tamarac and mixed hardwood, Elm, Ash and Oak.....		10.25	5.25	2.75	12.25	6.25	3.25
Jackpine and Spruce.....		9.75	5.00	2.65	11.75	6.00	3.15
White Poplar.....		9.00	4.65	2.45	11.00	5.60	2.95
Black Poplar.....		8.00	4.15	2.20	10.00	5.15	2.70
Millwood.....		9.25	4.75	2.50	11.25	5.75	3.00

SCHEDULE "F"

TO FUELWOOD ORDER No. 92

Highest Prices of Fuelwood Delivered to the Premises of the Consumer in Southern Area.

SOUTHERN AREA—means that area which includes the following Municipalities in the Province of Saskatchewan and all incorporated cities, towns and villages which are enclosed on all sides by one or more of such Municipalities:—

Rural Municipalities Nos.—5 to 15 inclusive, 35 to 45 inclusive, 65 to 75 inclusive, 96 to 105 inclusive, 127 to 135 inclusive, 161 to 165 inclusive.

Kinds of Fuelwood	Column Length Quantity	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6
		1 Cord	4' Length ½ Cord	½ Cord	1 Cord	12" Length ½ Cord	½ Cord
Birch, Oak and Tamarac.....		\$13.25	\$6.75	\$3.50	\$16.25	\$8.25	\$4.25
Jackpine and Spruce.....		10.25	5.25	2.75	13.20	6.75	3.50
White Poplar.....		9.50	4.90	2.55	12.40	6.35	3.30
Black Poplar.....		8.50	4.40	2.30	11.40	5.85	3.05
Millwood, including slabs and edgings.....		10.25	5.25	2.75	13.20	6.75	3.50

SCHEDULE "G"

TO FUELWOOD ORDER No. 92

Highest Prices of Fuelwood delivered to the premises of the consumer in Swift Current Area.

SWIFT CURRENT AREA—means that part of the Province of Saskatchewan bounded as follows: On the South and West by the southern and western boundaries of the Province; on the North by the South Saskatchewan River and on the East by the eastern boundary of Range 10 West of the Third Meridian, *excluding* the incorporated village of Main Centre.

Kinds of Fuelwood	Column Length Quantity	Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6
		1 Cord	4' Length ½ Cord	½ Cord	1 Cord	12" Length ½ Cord	½ Cord
Cedar.....		\$13.75	\$7.00	\$3.65	\$16.75	\$8.50	\$4.40
Fir, Jackpine and Spruce.....		10.75	5.50	2.85	13.75	7.00	3.65
White Poplar.....		10.00	5.15	2.70	13.00	6.65	3.45
Millwood, including slabs and edgings.....		10.25	5.25	2.75	13.25	6.75	3.50

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

ORDER No. M.C. 18C

(Tin)

Dated December 18, 1943

Pursuant to the powers conferred by Order in Council P.C. 5225 dated June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Minister of Munitions and Supply and the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:

- (a) "tin" shall mean virgin tin, and secondary tin containing in excess of 95 per cent tin;
- (b) "tin alloy" shall mean any metallic mixture containing in excess of one quarter of one per cent in weight of tin and shall include any metallic scrap containing more than one quarter of one per cent in weight of tin but shall not include containers;
- (c) "tin product" shall mean any metallic sheet, tube, wire, pipe, casting, forging, spinning or rod to which tin or tin alloy has been applied as a coating;
- (d) "tinplate" shall mean iron or steel plate coated on both sides with commercially pure tin;
- (e) "terne plate" shall mean iron or steel plate coated on both sides with a tin lead alloy.
- (f) "manufacture" shall include any of the following activities or undertakings and shall also include the doing of any act in preparation for or in the course of any of them:
make, fabricate, assemble, produce, process, cast, melt, extrude, roll, turn, spin and coat, and "manufacturing", "manufactured" and "manufacturer" shall have corresponding meanings;
- (g) "person" shall include firm, partnership, corporation, company, any governmental body or department, and/or any aggregation of persons.

2. *Order No. M.C. 18B Rescinded*

The Order of the Metals Controller No. M.C. 18B, dated March 5, 1943, is hereby rescinded.

3. *Licensing of Babbitt and Solder Manufacturers*

(1) Any person who desires to be licensed to manufacture babbitt and/or solder and/or type metals shall apply to the Metals Controller for such licence in such manner as the Metals Controller shall from time to time require.

(2) The Metals Controller may suspend, cancel or refuse to issue such licence whenever he deems it advisable.

(3) The licence provided for in subsection (1) of this Section shall be subject to the following terms and conditions:

- (a) The licensee shall strictly observe, perform and comply with this and all other Orders of the Metals Controller heretofore or hereafter issued;
- (b) The licence shall be without specific time limitation, and shall remain in effect until cancelled, suspended or no longer required by the Metals Controller.
- (4) Licences granted under the terms of Order M.C. 18B shall continue in full force and effect.

4. *Prohibitions*

(1) On and after the date of this Order, whether or not he shall have previously entered into any contract or made any commitment with respect thereto, no person shall, except under a permit in writing from the Metals Controller, purchase or otherwise acquire, or consume, or use any tin, tin alloys or tin products except to the extent and for the purposes and under the conditions hereinafter in this Order set out.

(2) No person shall use tin if it is possible to use an available alloy containing less than 95 per cent tin.

5. *Tin Plate and Terne Plate*

Any person may acquire, use or consume tin plate or terne plate for the manufacture of containers but only such containers as are permitted by the Administrator of Metal Containers appointed by the Wartime Prices and Trade Board with the approval of the Governor in Council.

6. *Manufacture or Repair of Dairy Equipment*

Any person may acquire, use or consume tin or tin products,

- (a) to manufacture or repair dairy equipment, and
- (b) to manufacture tin products for use in the manufacture or repair of dairy equipment.

Provided that tin or tin products shall be used in such manufacture or repair only to the minimum extent necessary to provide a protective coating against the corrosive action of milk, cream or cheese.

7. *Certificate on Purchases for Dairy Equipment*

Every person who acquires tin or tin products for use in the manufacture or repair of dairy equipment shall, prior to such acquisition, file with the seller a certificate in writing signed by him and stating for the information of the seller and the Metals Controller:

- (a) The nature and quantity of the materials required, and
- (b) The particular purpose for which such materials are being acquired and the article or part of dairy equipment to be manufactured or repaired.

8. *Babbitt*

(1) *Manufacture of Babbitt*

Any person who holds a licence from the Metals Controller to manufacture babbitt may acquire, use or consume tin or tin alloys to manufacture babbitt containing tin.

(2) *Babbitt Not to be Used Except for Bearings*

Except with a permit in writing from the Metals Controller, no person shall acquire or use babbitt containing tin for any purpose other than bearings, and for bearings only as hereinafter in this Section provided.

(3) *Use of Babbitt Containing Not More Than 15 Per Cent Tin*

Any person may acquire and/or use babbitt with a tin content not exceeding 15 per cent for any bearings, or for resale for any bearings.

(4) *Uses of Babbitt Containing Up to and Including 66% Tin*

Any person may acquire and/or use babbitt with a tin content not exceeding 66% for any of the following bearings in an ocean going merchant ship:

Main engine crankpin main bearings
 Main engine crankshaft main bearings
 Main engine cross head slippers
 Michell thrust collars, stern tubes, "A" frames, eccentric straps, after tunnel bearings, thrust bearings, and crankhead (big end) bearings on force lubricated steam engines.

(5) Uses of Babbitt Containing Up to and Including 73% Tin

Any person may acquire and/or use babbitt with a tin content not exceeding 73 per cent for electric railway armature bearings and/or for bearings on naval vessels in accordance with babbitt specifications of the British Admiralty Technical Mission or the Royal Canadian Navy.

(6) Babbitt Containing More than 73% Tin Not to Be Used Without Permit

Except under a permit in writing from the Metals Controller, no person shall acquire and/or use babbitt with a tin content exceeding 73%.

(7) Certificate by Purchaser of Babbitt Containing More Than 15% Tin

Every person who acquires babbitt for any of the purposes mentioned in subsections (4) and (5) of this Section 8, shall, prior to such acquisition, file with the person from whom he proposes to purchase or acquire such babbitt, a certificate in writing signed by him and stating for the information of the supplier and the Metals Controller:

- (a) The quantity and tin content of the babbitt required, and
- (b) The specific bearing or bearings and use of such bearings for which the babbitt is required, and
- (c) That such use is authorized by this Section 8.

9. Solder

(1) Manufacture of Solder

Any person who holds a licence from the Metals Controller to manufacture solder, may acquire, use or consume tin or tin alloys for the manufacture of any solder (except solder for use as a filler in automotive body work) but only to the extent authorized by this Section 9.

(2) Use of Solder

No person shall acquire or use solder except for the purposes or uses and on the conditions following, or for resale for such purposes or uses and in accordance with such conditions:

- (a) Solder containing not more than 75 per cent tin may be used for soldering aluminum;
- (b) Solder containing not more than 38 per cent tin may be used for soldering the end seams of evaporated and/or condensed milk containers and the side seams of black plate containers;
- (c) Solder containing not more than 30 per cent tin may be used for any soldering except for wiping, spraying, automotive radiator dipping and soldering side seams on tin plate or terne plate containers;
- (d) Solder containing not more than 20 per cent tin may be used for wiping, except for wiping on automotive body work or wiping new plumbing installations;
- (e) Solder containing not more than 15 per cent tin may be used for automotive radiator dipping.

(3) Solder Quotas

The provisions of subsection 2 of this Section 9 are subject to the following quota restrictions:—

No person shall acquire in any one month, solder containing an amount of tin in excess of the monthly average of the tin contained in solder acquired by him during the months of April 1943 to September 1943, inclusive; and in making any necessary calculation in respect thereof the amount of any solder acquired under a specific release from the Metals Controller shall not be taken into account.

(4) No Quotas for Small Purchasers

Subsection (3) of this Section 9 shall not apply to any person whose acquisitions of solder during the months of April 1943, to September 1943, inclusive, did not exceed 25 pounds, provided that no such person shall acquire during 1944, or in any subsequent year as long as this Order remains in force, solder in excess of 50 pounds.

10. Coating Copper Wire

Any processor of copper wire may use tin as a coating for copper wire having a gauge smaller than .0403" dia. (No. 18 Browne & Sharpe) and any tin alloy as a coating for any copper wire provided the tin content of such alloy does not exceed 10 per cent.

11. Foundry Chaplets

(1) Tin plate waste and terne plate waste may be used for the manufacture of foundry chaplets.

(2) Alloys containing not more than 5 per cent tin may be used as a coating for foundry chaplets if such chaplets are made from material other than tin plate waste or terne plate waste.

12. Collapsible Tubes

(1) Any person may use tin or tin alloys in the manufacture of collapsible tubes provided that no tube shall have a tin content in excess of $1\frac{1}{2}\%$ of the total metallic weight thereof.

(2) No person shall manufacture any collapsible tube, designed or intended to contain tooth paste, with dimensions less than three-quarters of an inch in diameter by four and three-eighths inches in length.

(3) No person shall manufacture any collapsible tube, designed or intended to contain shaving cream, with dimensions less than seven-eighths of an inch in diameter by four and three-quarters inches in length.

13. Foil

Any person may use tin or tin alloys in the manufacture of foil and any person may use such foil but only for the purposes and subject to the conditions hereinafter specified in this Section:

- (a) Foil for electrotyping shall not have a tin content in excess of 16% by metallic weight.
- (b) Foil for dental use shall not have a tin content in excess of 30% by metallic weight.
- (c) Foil for condensers shall not have a tin content in excess of $4\frac{1}{2}\%$ by metallic weight.
- (d) Foil for the packaging of tea, yeast, cheese, medicinal and pharmaceutical products and for the wrapping of lead sheathed cable shall not have a tin content in excess of $1\frac{1}{2}\%$ by metallic weight and such tin shall be derived only from a secondary tin-lead alloy having a tin content not in excess of 6%.
- (e) Foil for the packaging of cigarettes and cut tobacco shall not have a tin content in excess of $\frac{1}{2}$ of 1 per cent by metallic weight and such tin shall be derived only from a secondary tin-lead alloy having a tin content not in excess of 6 per cent.

14. Type Metals

(1) Any person who holds a licence from the Metals Controller to manufacture type metals may use secondary tin alloys containing up to and including 95% tin in manufacturing, and/or toning of type metals.

(2) No person shall acquire, use or consume any type metal except for printing purposes.

15. Restrictions on Stocks of Tin, Tin Alloys and Tin Products

Notwithstanding any other provisions of this Order, no person shall, except under a permit in writing from the Metals Controller, acquire tin, tin alloys or tin products

(exclusive of type metals and bronzes) containing more than 2 per cent tin, if his stock of tin, tin alloys or tin products, including such acquisition (when delivered) will exceed 30 days' supply.

16. *Certificates as to Stocks*

(1) Each person who acquires any tin, tin alloys or tin products (exclusive of type metals and bronzes) containing more than 2% tin shall file with the supplier a certificate in writing signed by him and stating for the information of the supplier and the Metals Controller that his stock of tin, tin alloys or tin products, including such acquisition (when delivered) will not exceed 30 days' supply, unless a larger supply has been authorized in writing by the Metals Controller, in which case the Certificate shall state the authority and the extent thereof.

(2) Subsection (1) next preceding shall not apply to an acquisition by any person whose 30 days' supply of tin, tin alloys or tin products does not exceed 50 pounds.

(3) No supplier shall supply to any person any tin, tin alloys or tin products unless the certificate required by subsection (1) has first been filed with the supplier or unless, to the knowledge of the supplier, subsection (2) next preceding applies, or unless such person has filed with the supplier a certificate stating that such person's 30 days' supply of tin, tin alloys or tin products does not exceed 50 pounds.

17. *Certificates to be Kept*

Every Certificate in writing which is required under the provisions of this Order shall be kept on file by the person with whom it is filed and shall be made available for the information of the Metals Controller or his representative, at any time.

18. *Permits*

The provisions of this Order shall be subject to any permit or release issued by the Controller.

19. *Effective Date*

This Order shall be effective on and after January 1, 1944.

F. M. CONNELL,
Deputy Metals Controller.

APPROVED:

J. E. MICHAUD,
Acting Minister of Munitions and Supply.

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 49A

(Magnesium)

Dated December 29, 1943

Pursuant to the powers conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. *Interpretation.*

For the purposes of this Order unless the context otherwise requires:

- (a) "magnesium" shall mean any metallic magnesium or any magnesium alloy the chief ingredient of which by volume is magnesium, but shall not include scrap;

(b) "person" shall include firm, partnership, corporation, company, any governmental body or department, and/or any aggregation of persons.

2. Order No. M.C. 49 Rescinded

The order of the Metals Controller, No. M.C. 49, dated March 30, 1943, is hereby rescinded.

3. Approval of Metals Controller Required for all Orders for Magnesium to be Imported into Canada.

No person shall place a purchase order for magnesium with a supplier, whose place of business is outside of Canada, and no person shall accept delivery of magnesium from such a supplier unless,

(a) he has submitted his purchase order in duplicate to the Metals Controller, stating on the second copy

(i) his stock of magnesium at the time of placing such purchase order;

(ii) that the amount required, in addition to his stock on hand, when delivered, will not be in excess of sixty days' supply; and

(iii) the specific purpose or purposes for which the magnesium is required.

(b) The Metals Controller has authorized the placing of such purchase order.

(NOTE.—If approved, the purchase order will be so marked and forwarded to the designated supplier. If rejected, the purchase order will be so marked and returned to the applicant).

4. Reports of Inventory.

On or before the 10th day of January, 1944, and monthly on or before the 10th day of each and every month thereafter, each person, having a stock of magnesium in his possession, shall deliver to the Metals Controller, a statement signed by some person having a knowledge of the facts, showing his stock position at the end of the preceding calendar month and indicate thereon such other information as the Metals Controller may from time to time require.

5. Permits.

The provisions of this Order shall be subject to any permit issued by the Metals Controller.

F. M. CONNELL,

Deputy Metals Controller.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

(NOTE.—The provisions of the Scrap Segregation Order No. M.C. 29A must be fully observed and the utmost care taken in the handling of magnesium scrap both from the standpoint of fire prevention and from the standpoint of avoiding the mixing of such scrap with any other metal.)

DEPARTMENT OF MUNITIONS AND SUPPLY

RUBBER CONTROLLER

Order No. Rubber 4C

(Order No. Rubber 4 Amended)

Dated December 27, 1943

Camelback made from reclaimed rubber is used for retreading tires and, as retreading prolongs the life of the tire, the necessity of obtaining permits for retreading services is removed.

The amount of scrap rubber now available for making reclaimed rubber is adequate; accordingly Section 15 of Order No. Rubber 4 has been revised by Section 6 of this Order.

There remains an acute shortage of crude rubber and the synthetic rubber program is still under development, so the other restrictions imposed by Order No. Rubber 4 are retained in their entirety.

Therefore, pursuant to the authority conferred by Order in Council P.C. 9995 dated November 3, 1942, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. Section 1 Amended.

(1) Paragraph (k) of Section 1 of the Rubber Controller's Order No. Rubber 4 dated June 30, 1943 is amended by deleting the words "or camelback or retreading services";

(2) Paragraph (p) of the said Section 1 is amended to read as follows:

"(p) "retreading services" shall mean the retreading for another person of a tire supplied by such other person for retreading";

(3) Paragraph (u) of the said Section 1 is amended by deleting the words "or retreading services".

2. Section 3 Amended.

(1) Subsection (6) of Section 3 of the said Order is amended by deleting the words "or any retreading services" and by deleting the words "or retreading services" wherever the said words appear in the said subsection.

(2) Subsection (7) of the said Section 3 is amended.

(a) by deleting the words "or any retreading services"; and

(b) by rescinding paragraph (d) of the said subsection.

(3) Subsection (10) of the said Section 3 is amended by deleting the words "or any retreaded tire retreaded with truck type camelback or retreading services or truck type camelback".

(4) Subsection (12) of the said Section 3 is amended by deleting the words "tire, tube, camelback or retreading services" wherever they occur in the said subsection and by substituting therefor the words "tire or tube".

(5) Subsection (13) of the said Section 3 is rescinded and the following substituted therefor:

"(13) No authorized dealer shall sell to a consumer and no consumer shall purchase any retreading services for any vehicle unless the retreading services are required by the consumer to retread a tire which, if operated further, could not be retreaded, and which has been removed from the running wheel or spare rim of the vehicle."

3. Section 4 Amended.

(1) The heading to Section 4 of the said Order is rescinded and the following substituted therefor:

"application for Tire Ration Permit to purchase a New or Used Tire or Tube or a Retreaded Tire."

(2) Subsection (1) of the said Section 4 is amended by deleting the words "or retreading services".

(3) Subsection (2) of the said Section 4 is amended to read as follows:

"(2) Each applicant for a tire ration permit for new tires or new tubes whose application is granted, shall receive two copies of a Tire Ration Permit signed by the Controller or a Tire Rationing Officer specifying the number and kind or kinds of new tires or new tubes authorized, together with one copy of a Replenishment Permit. Each such applicant shall deliver to an authorized dealer within 30 days from the date thereof, such Replenishment Permit and both copies of such Tire Ration Permit."

(4) Subsection (3) of the said Section 4 is amended by deleting the words "retreaded tires retreaded with passenger type camelback or used tires" wherever

they appear in the said subsection and by substituting therefor the words "used or retreaded tires".

(5) Subsection (5) of the said Section 4 is amended by deleting the words "or retreading services".

4. Section 5 Amended.

Section 5 of the said Order and the heading thereto are amended by deleting the words "or retreading services".

5. Section 6 Amended.

Section 6 of the said Order and the heading thereto are amended by deleting the words "or retreading services".

6. Section 15 Amended.

Section 15 of the said Order is rescinded and the following substituted therefor:

"15. No person shall burn, destroy or cut up any tire or tube if it will be safe or can be made safe for operation on a vehicle and every authorized dealer shall re-sell, repair and re-sell, or sell for repair and re-sale by another authorized dealer, any such used tire or used tube received by him".

A. H. WILLIAMSON,
Rubber Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 13A

(Order S.C. 13 (Cast Iron Pipe) Rescinded)

Dated December 20, 1943.

Pursuant to the powers conferred by Order in Council P.C. 8053 of September 9, 1942, and any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. The Steel Controller's Order No. S.C. 13, dated July 1, 1942, is rescinded.

M. A. HOEY,
Associate Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 14A

(Order No. S.C. 14 (High Speed Steel) Rescinded)

Dated December 20, 1943.

Pursuant to the powers conferred by Order in Council P.C. 8053 of September 9, 1942, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. The Steel Controller's Order No. S.C. 14 dated July 25, 1942, is rescinded.

M. A. HOEY,
Associate Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 31A

(Order S.C. 31 (Galvanized Wire, Annealed Wire and Rods) Rescinded)

Dated December 20, 1943.

Pursuant to the powers conferred by Order in Council P.C. 8053, of September 9, 1942, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. The Associate Steel Controller's Order No. S.C. 31, dated August 3, 1943, is rescinded.

M. A. HOEY,
Associate Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 2A

(Orders No. T.C. 1, T.C. 1-B and T.C. 2 Rescinded)

Dated December 31, 1943.

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24, 1940, as amended, and by any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board and the concurrence of the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. The Timber Controller's Orders No. T.C. 1 dated June 19, 1941, No. T.C. 1-B dated September 30, 1942, and No. T.C. 2 dated August 5, 1941, are rescinded.

K. M. BROWN,
Deputy Timber Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

CONCURRED IN BY THE WARTIME PRICES AND TRADE BOARD:

D. DONALD, *Deputy Chairman.*

PART V

Export Permit Branch
(Trade and Commerce)**EXPORT PERMIT BRANCH ORDER No. 85**

December 11, 1943.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 2, the undersigned hereby orders:

1. That Tea be deleted from the commodities listed in Regulation 6 of the Export Permit Regulations of September 1, 1943, so that Regulation 6 now reads:

Regulation 6

Notwithstanding Regulation 5, export permits shall not be required for shipments of \$5 or less in value except for the following commodities or as otherwise provided:

Rubber and rubber products

Sugar and glucose (See Regulation 30).

2. That this Order come into force and have effect on and after December 13, 1943.

T. A. CRERAR,

Acting Minister of Trade and Commerce.

EXPORT PERMIT BRANCH ORDER No. 86

January 5, 1944.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 2 and Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders:

(1) That Clause 6 of the Export Permit Regulations (Sixth Revision) of September 1, 1943 be amended by the addition of the following to the commodities listed therein:

Alfalfa meal

Grain screenings of feed grade

Oilcake meals—linseed, soybean

Wheat bran, wheat shorts and wheat middlings

Wheat, Grade 4 or lower, oats, and barley, and any combination or mixture of these or of either of them with other feed grains, whole or ground

Wheat germ and wheat germ middlings.

(2) That the above control be exercised at all border points in those provinces included in the Dominion Government's policy of freight assistance on feed grains, namely, British Columbia, Ontario, Quebec, New Brunswick, Nova Scotia, and Prince Edward Island.

(3) That this Order come into force and have effect on and after January 21, 1944.

JAS. A. MACKINNON,

Minister of Trade and Commerce.

VOLUME I, No. 3



JAN. 24, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of
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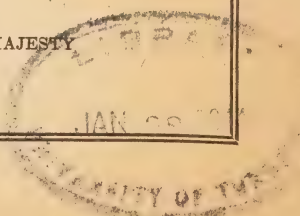


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PART I

Orders in Council

Order in Council providing for payment of a premium on hogs

P.C. 62

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 10th January, 1944.

The Committee of the Privy Council have had before them a report dated January 10, 1944, from the Minister of Agriculture representing:

That the United Kingdom, through the offices of the Ministry of Food, has expressed the desire that for the purpose of maintaining the present four ounce ration, Canada should undertake to supply a quantity of bacon in 1944 and 1945 somewhat greater than the amount which the Dominion has to date been prepared to guarantee delivery, and on its part has intimated a willingness to consider a longer term contract for such amounts as may be mutually agreed upon;

That to encourage the production of a quality of hog suitable for export in a volume necessary to meet such requirements during the calendar years 1944 and 1945 and beyond, further incentive to producers through the provision of a premium on hogs of desirable export quality is deemed essential;

That, as export supplies of bacon and pork products can be secured only from packing plants operating under Dominion Government inspection, it is necessary that the maximum volume of hogs produced which are suitable for export should be channelled through such plants where the product will be available for export processing and shipment to the United Kingdom; and

That the proposed price for export bacon in 1944 and 1945 of \$22.50 per 100 lb. Canadian seaboard cannot be increased without endangering the present domestic price ceiling for pork.

The committee, therefore, on the recommendation of the Minister of Agriculture, advise that the minimum quantity which Canada should undertake to supply annually during the calendar years 1944 and 1945 to the United Kingdom be 500 million pounds, and that, in order to maintain production of a sufficient volume of hogs of a quality suitable to meet such requirements until the end of the war and to encourage the channelling of such hogs through inspected plants where their product would be available for export to the United Kingdom, a premium of \$3.00 per head on "A" grade carcasses and \$2.00 per head on "B 1" grade carcasses be paid when such hogs are delivered for slaughter at inspected plants or other approved establishments, until six months after the conclusion of war in Europe.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council prohibiting the export of horses of a certain valuation except under licence

P.C. 115

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 10th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, by Order in Council of October 4, 1941, P.C. 7674, the exportation from Canada of certain articles is prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Wartime Prices and Trade Board recommend that, in order to conserve supplies required for Canadian fur ranches, the exportation of live horses be similarly prohibited except under permit;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the power vested in the Governor General in Council by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206 Revised Statutes of Canada 1927) is pleased to order as follows,—

1. The exportation of the following commodity is hereby prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce:—

Group 2—Animals and Animal Products

Horses, live, valued at \$40 or less per head, when exported from the Province of Ontario, Quebec, New Brunswick, Nova Scotia or Prince Edward Island.

2. Schedule One of the said Order in Council (P.C. 7674 of October 4, 1941) is hereby amended by the addition thereto of the above commodity.

3. This Order shall come into force and have effect on and after the fifteenth day of January, one thousand nine hundred and forty-four.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council amending National Selective Service
Civilian Regulations (coal miners)**

P.C. 121

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 10th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by proclamation issued on the seventeenth day of May, 1943, it was declared and proclaimed that a state of national emergency exists in regard to the production of coal in Canada;

And whereas Section 210A of The National Selective Service Civilian Regulations (P.C. 246 of January 19, 1943), as made by Order in Council, P.C. 4092 of May 17, 1943, provides, inter alia, that no person directed to employment as a coal mine worker, pursuant to the provisions of the said section, and no person who, as his sole or main occupation, is engaged or employed as a coal mine worker shall be accepted prior to February 1, 1944, for enlistment in any branch of the Armed Forces of Canada, unless such person has first obtained a permit to enlist, furnished by a Selective Service Officer; and every person directed to employment as a coal mine worker pursuant to the said section and every person who as his sole or main occupation is engaged or employed as a coal mine worker shall be deemed to have been granted a postponement order until the first day of February, 1944, pursuant to The National Selective Service Mobilization Regulations (Order in Council, P.C. 10924, December 1, 1942, as amended) and an "Order-Medical Examination" or an "Order-Military Training" shall not be sent to any such person unless a Selective Service Officer has given his consent in writing to the sending of such notice;

And whereas it is deemed necessary for the security, defence, peace, order and welfare of Canada, to extend until the first day of August, 1944, the time within which persons directed to employment as coal mine workers and persons who, as their sole or main occupation, are engaged or employed as coal mine workers shall not be accepted for enlistment and shall be deemed to have been granted a postponement order.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act and the National Resources Mobilization Act, 1940, is pleased to amend The National Selective Service Civilian Regulations (P.C. 246 of January 19, 1943) and they are hereby further amended by revoking paragraphs (i) and (ii) of subsection (9) of section 210A, as made by Order in Council, P.C. 4092 of May 17, 1943, and substituting therefor the following:

- "(i) No person directed to employment as a coal mine worker, pursuant to the provisions of this section, and no person who, as his sole or main occupation, is engaged or employed as a coal mine worker shall be accepted prior to the first day of August, 1944, for enlistment in any branch of the Armed Forces of Canada, unless such person has first obtained a permit to enlist, furnished by a Selective Service Officer.
- "(ii) Every person directed to employment as a coal mine worker pursuant to this section and every person who as his sole or main occupation is engaged or employed as a coal mine worker shall be deemed to have been granted a postponement order until the first day of August, 1944, pursuant to The National Selective Service Mobilization Regulations (Order in Council, P.C. 10924, December 1, 1942, as amended) and an 'Order-Medical Examination' or an 'Order-Military Training' shall not be sent to any such person unless a Selective Service Officer has given his consent in writing to the sending of such notice".

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending P.C. 8110—"designated areas" for Civil Defence Workers

P.C. 124

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 10th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, in respect of pensions, injury allowance and treatment provided under certain conditions as set forth in Order in Council of the 11th September, 1942 (P.C. 8110), as amended by Order in Council of the 20th January, 1943 (P.C. 61/500), for Civil Defence workers, the term "designated area" is defined in subsection (c) of section 2 of the said Order in Council (P.C. 8110) as meaning "Montreal, Toronto area, Ottawa-Hull, Esquimalt-Victoria, Vancouver, New Westminster, Prince Rupert, Sydney, Halifax, Saint John, Quebec and any other areas which have heretofore been declared such by the Treasury Board for the purposes of Order in Council P.C. 7147 of September 10, 1941, or which may hereafter be declared such by the Treasury Board for the purposes of this Order in Council";

And whereas, by Minute of the Treasury Board approved by His Excellency the Governor General in Council on the 10th December, 1941 (P.C. 2/9660), the area marked in red on the map attached to the said Minute was approved as a designated area for the purposes of Order in Council of the 10th September, 1941 (P.C. 7147), such Order in Council having been revoked by Order in Council P.C. 8110 aforesaid;

And whereas the Minister of Pensions and National Health reports that the risk of air attack in the Dominion of Canada has been reassessed by the chiefs of Staff Committee, Department of National Defence;

And whereas, notwithstanding the reassessment of risk aforesaid, the Minister of Pensions and National Health has been authorized by Orders in Council of the 4th January, 1944 (P.C. 9969, 9970, 9971 and 9972), to set up Civil Defence committees

to ensure the maintenance of a Civil Defence organization at the Cities of Niagara Falls, Windsor, Sarnia and Sault Ste. Marie, and the municipalities and townships contiguous thereto, respectively;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Pensions and National Health, is pleased to revoke subsection (c) of section 2 of Order in Council P.C. 8110 of September 11, 1942, and it is hereby revoked and the following is substituted therefor with effect as of and from January 5, 1944:—

- (c) "Designated area" means the Provinces of Nova Scotia, Prince Edward Island, New Brunswick and British Columbia; that portion of Quebec lying east of and inclusive of the line joining PARENT—VALLEYFIELD—INTERNATIONAL BOUNDARY: the Cities of Niagara Falls, Windsor, Sarnia and Sault Ste. Marie, and the municipalities and townships contiguous to each, respectively.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re disclosures by Medical Officers of the Armed Forces to provincial or municipal health officers of particulars of venereal diseases

P.C. 154

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 13th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence reports:—

- (a) Under various provincial statutes relating to the prevention and control of venereal disease, it is the duty of physicians to report to provincial health authorities cases of venereal disease diagnosed or treated by them.
- (b) Order-in-Council dated 22nd October, 1940, P.C. 5831, provides that with respect to every member of the forces who, on discharge or on ceasing to serve on active service, is found to be suffering from venereal disease, a report will be sent to the appropriate health authority of the province to which the member of the forces will be proceeding, which report shall set out the name and address of the member of the forces concerned together with a diagnosis of the case and other medical information as the circumstances require.
- (c) The Judge Advocate-General has expressed the opinion that any Medical Officer of the Armed Forces of Canada who makes a report, **except as** provided in the aforesaid Order-in-Council, based on information obtained from a member of the Services, to the provincial health officials concerned pursuant to the provision of a provincial statute, may make himself liable to an action for damages at the suit of a member of the Services or the civilian contact concerning whom information was forwarded.
- (d) It is therefore considered that provision should be made for the protection of Medical Officers in this connection and that similar protection should be extended to the Commanding Officers and Medical Officers of visiting forces and foreign forces stationed in or travelling through Canada.
- (e) This matter has been considered by the joint Services Venereal Disease Control Committee which is of the opinion that if such protection is granted, the risk of venereal infection within Canada will be considerably lessened and better control of venereal disease within Canada established.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, concurred in by the Minister of National Defence for Air and the Minister of National Defence for Naval Services and under the authority of the War Measures Act, Revised Statutes of Canada, 1927, Chapter 206, and notwithstanding the provisions of any other statute, order or regulation, is pleased to order and doth hereby order as follows:—

- (i) Any Medical Officer of the Naval, Military or Air Forces of Canada, acting in the course of his duty, or any other officer of the said forces charged with such duty and acting in the course thereof, may disclose or cause to be disclosed by confidential report to any Medical Officer of either or both of the other Armed Services of Canada, or to any Dominion, provincial or municipal health officer or official concerned in or whose duty involves control of venereal disease or to the Commanding Officer or Medical Officer of any visiting force, as defined in the Visiting Forces Act, or any unit or detachment thereof, or the armed forces of any allied nation travelling through or stationed in Canada or any unit or detachment thereof, particulars of any case of venereal disease diagnosed or treated by him or coming under his charge, including the name of the member of the forces suffering therefrom and the name of and all other known particulars concerning the suspected source of the infection.
- (ii) Any Commanding Officer or Medical Officer of a visiting force or the armed force of any allied nation stationed in or travelling through Canada or of any formation, unit or detachment thereof, or any officer of any such force charged with such duty, may disclose or cause to be disclosed by confidential report to a Medical Officer or Medical Officers of any of the Armed Forces of Canada, or to any Dominion, provincial or municipal health officer or official concerned in or whose duty involves the control of venereal disease, or to the Commanding Officer or Medical Officer of a visiting or allied force, or any unit or detachment thereof, or to any or all of them, particulars of any case of venereal disease coming to his notice or under his charge or diagnosed or treated by him, including the name and all other known particulars concerning the person suffering from the said disease, and the name of and all other known particulars respecting the suspected source of the infection.
- (iii) No action shall be instituted or maintained by or on behalf of any person in any Court against any officer within any of the classes above-mentioned, or against any person who was at any material time an officer within any one of the said classes, based upon or arising out of any information given by such officer or person acting in the course of his duty as provided herein to any other officer or to any other health officer or official as provided for or permitted by this Order, nor against any other officer or other rank who, pursuant to the orders, instructions or request of any such Commanding Officer or Medical Officer, discloses information as aforesaid to any officer, health officer or official within the classes hereinbefore mentioned.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Cecil Shaw and C. W. Findlow to the Regional War Labour Board, Province of Ontario

P.C. 158

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 13th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 9410, dated December 2, 1941, Mr. J. Cauley was appointed a member of the Regional War Labour Board for the Province of Ontario, representing employees, and Mr. C. B. C. Scott was appointed a member

of the said Regional War Labour Board for the Province of Ontario, representing employers;

And whereas the Minister of Labour reports that the said Mr. J. Cauley and the said Mr. C. B. C. Scott have tendered their resignations as members of the said Regional War Labour Board for the Province of Ontario;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to appoint and doth hereby appoint Mr. Cecil Shaw, of the City of Toronto, in the Province of Ontario, a member of the said Regional War Labour Board for the Province of Ontario, representing employees, in place of the said Mr. J. Cauley, and Mr. C. W. Findlow, of the said City of Toronto, a member of the said Regional War Labour Board for the Province of Ontario, representing employers, in place of the said Mr. C. B. C. Scott; the said appointments to be effective January 1, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council providing tariff treatment for materials for plasticizing vinyl resins

P.C. 208

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 13th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 3663, of May 4, 1943, established a temporary item in Schedule "A" to the Customs Tariff providing for the entry of "dioctyl phthalate, dibenzyl sebacate, tricresyl phosphate, esters of ricinoleic acid, tetrahydrofurfuryl oleate, plasticizer 'SC' and butyl phthyl butyl glycolate" at rates of Free under the British Preferential and Intermediate Tariffs and 25 per cent under the General Tariff when imported for use as plasticizers for vinyl resins;

And whereas the Minister of Finance reports that at the time this Order was passed the aforementioned plasticizers were those most commonly used by Canadian manufacturers, but these goods are now in short supply;

That in recent months many new plasticizers have been discovered but up to the present dibutyl phthalate is the only plasticizer produced in Canada;

That plasticizers, other than those already provided for in P.C. 3663, are dutiable at the rate of 17½ per cent ad valorem when imported from the United States or any other foreign country the products of which are entitled to most-favoured-nation tariff treatment;

That imports of vinyl resins in liquid, powder, granular or lump form are exempt from customs duty regardless of the country of origin; and

That the National interest would be best served in the present emergency if imports of plasticizers for vinyl resins were admitted duty free from all countries.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of materials for plasticizing vinyl resins be accorded the tariff treatment hereunder indicated, effective December 1, 1943:—

Materials of a kind not produced in Canada when imported to be used for plasticizing vinyl resins

British
Preferential Tariff
Free

Intermediate
Tariff
Free

General
Tariff
Free

(To be designated as Tariff Item 216e.)

His Excellency in Council, on the same recommendation is further pleased to revoke Order in Council P.C. 3663, dated May 4, 1943, and it is hereby revoked effective December 1, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting from War Exchange Tax rubber substitutes, etc.

P.C. 209

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 13th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas imports of rubber substitute from any country are exempt from customs duty and Order in Council P.C. 4191 of May 19, 1942, exempted imports of crude rubber and latex from customs duty, war exchange tax and special excise tax;

And whereas Order in Council P.C. 1208 of February 15, 1943, exempted imports of rubber substitute of the Buna-S and Butyl type from the war exchange tax of 10 per cent ad valorem during the period January 2, 1943 to December 31, 1943;

And whereas the Minister of Finance reports that the Rubber Controller advises that it will be necessary to import some Buna-S and Butyl during the coming year and recommends that the war exchange tax exemption be continued until December 31, 1944;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that rubber substitute of the Buna-S and Butyl type when imported from countries the products of which are subject to the Intermediate or General Tariff treatment be exempt from the war exchange tax of 10 per cent ad valorem during the period January 1, 1944 to December 31, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending regulations re Wood Fuel

P.C. 215

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 13th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 4362 of May 28, 1943, Regulations Respecting Wood Fuel were established and James S. Whalley of Winnipeg, Manitoba, was appointed Wood Fuel Controller;

And whereas the Minister of Munitions and Supply reports that in order to deal promptly and legally with the distribution and allocation of wood fuel in cases of emergency arising in places remote from Ottawa it is necessary to amend the said Regulations by adding thereto a section giving the Wood Fuel Controller

the same powers of delegation as those conferred on the Coal Controller by Section 9 of the Regulations Respecting Coal and Coke established by Order in Council P.C. 1752 of March 5, 1943, as amended.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to amend the Regulations Respecting Wood Fuel established by Order in Council P.C. 4362 of May 28, 1943, and they are hereby amended by adding thereto the following section:

"10 DELEGATION

The Controller shall have power to delegate to any person or persons any power vested in the Controller under these Regulations or under any Order in Council or Statute, including any power involving the exercise of a discretion, and any order made in the exercise by any such person of a power so delegated shall be final and binding unless and until it has been varied or vacated by the Controller."

A. D. P. HEENEY,
Clerk of the Privy Council.

PART III
Wartime Prices and Trade Board
(Finance)

GOVERNMENT NOTICE RS-5

COMMODITY PRICES STABILIZATION CORPORATION LTD.

NOTICE RESPECTING REPAYMENT OF SUBSIDIES

Effective January 8, 1944

NOTICE is hereby given that Item 4 of Government Notice RS-1 respecting repayment of subsidies, published in Canadian War Orders and Regulations, 1943, Vol. III, No. 12, on September 27, 1943, is rescinded.

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purposes of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:—

CLASSES AND KINDS OF GOODS	AMOUNT OF SUBSIDY REPAYMENT
1. Jams, Jellies and Marmalades	
(a) Peach Jam.....	2½c. per pound (12 fluid oz.)
(b) Plum Jam.....	2½c. per pound (12 fluid oz.)
(c) Other Jams and Jellies.....	1½c. per pound (12 fluid oz.)
(d) Marmalades	1c. per pound (12 fluid oz.)

Dated at Ottawa, this 8th day of January, 1944.

COMMODITY PRICES STABILIZATION CORPORATION LTD.
per H. B. McKINNON, *President*.

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Statement on Import Policy

Referring to the "Statement on Import Policy, effective February 11, 1943," published in Canadian War Orders and Regulations, February 22, 1943, notice is hereby given of the following change in Schedule "A" to the said Statement.

Schedule "A" is amended effective January 5, 1944, by adding the following:—

<i>Tariff Item</i>	<i>Description of Goods</i>
ex 562, 565, et al	Metallic ribbon or braid, commonly known as "gold lace".

Ottawa, January 4, 1944.

D. GORDON,
Chairman.

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 350

Rationing of Small Arms Ammunition

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:—

PART I—INTRODUCTION

EFFECTIVE DATE AND REVOCATION OF PREVIOUS ORDER

1. This Order comes into force on December 31, 1943, and as of that date revokes and replaces Board Order No. 251.

SMALL ARMS AMMUNITION

2. The expression "small arms ammunition" where used in this Order means and refers only to the cartridges, shells and primers listed below. It does not include or refer to tear gas cartridges.

Centre Fire Cartridges

•22 Savage H.P.	•300 Savage	•33 Winchester
•25/20	•303 Savage	•35 Remington
•25 Colt Automatic	•303 British	•351 Self Loading
•250 Savage	8 M/M (7-9)	•38 S. & W.
6.5 M/M	•32 S. & W.	•38 S. & W. Special
•25/35	•32 S. & W. Long	•38 Colt Automatic
•270 Winchester	•32 Colt Automatic	•38/40
•30/30	•32/20	•38/55
•30 Remington	•32 Winchester Special	•44/40 (44 WCF)
•30 U.S.A. (30/40 Krag)	•32 Remington	•45 Colt
•30 Springfield (Govt •06)	•32/40	•455 Colt

Rim Fire Cartridges

•22 Calibre
•25 Calibre
•32 Calibre

Loaded Shot Shells

10, 12, 16, 20, 28, 410 gauge

Empty Paper Shot Shells

10, 12, 16, 20, 28, 410 gauge

Primers

All types

DEPARTMENTS OF GOVERNMENTS NOT AFFECTED

3. This Order does not affect purchases of small arms ammunition by and for any Department of the Federal or Provincial Governments of Canada.

SMALL ARMS AMMUNITION TO BE BOUGHT FROM LICENSED SUPPLIER

4. Small arms ammunition may be purchased only from a supplier who supplies and sells small arms ammunition in the ordinary course of business and who holds a valid licence pursuant to Order No. 202 of the Board.

PART II—PURCHASE AND USE BY AUTHORIZED PURCHASERS

AUTHORIZED PURCHASERS DESIGNATED

5. Persons, clubs and units authorized under this Order to purchase small arms ammunition for use and not for resale are hereinafter referred to as authorized purchasers and for the purposes of this Order are divided into two groups, as follows:—

- Group 1—(a) any rifle club, revolver club or gun club which has obtained from the Board's Director of Small Arms Ammunition, hereinafter referred to as the Director, permission in writing to purchase small arms ammunition.
- (b) any defence unit, if not organized under the Militia Act, which has obtained from the Director permission in writing to purchase small arms ammunition.
- (c) any person, not included in Group 2, who has obtained from the Board's Administrator of Consumer Rationing, hereinafter referred to as the Ration Administrator, permission in writing to purchase small arms ammunition.
- Group 2—(a) any person duly appointed to make purchases of small arms ammunition for and on behalf of (i) any municipal or railway police force, or (ii) any penal institution;
- (b) any person duly appointed to make purchases of small arms ammunition for and on behalf of a banking institution, railway, industrial plant, public utility company or other establishment, for the purpose of supplying small arms ammunition to guards engaged in the protection of property;
- (c) any prospector;
- (d) any person who relies for his livelihood on the hunting or trapping of wild game;
- (e) any person who requires ammunition as a means of protecting livestock or other animals, poultry or other birds or crops from predatory animals or from birds.

HOW AUTHORIZED PURCHASERS IN GROUP 1 MAY BUY AMMUNITION

6. (1) An authorized purchaser referred to in Group 1 of Section 5 may purchase small arms ammunition from a supplier on surrendering to such supplier a special purchase authorization sufficient to cover the kinds and quantities of small arms ammunition bought.

(2) The special purchase authorization must be on a form designated as such by the Ration Administrator.

(3) The special purchase authorization may be obtained from a Ration Officer of the Board, hereinafter referred to as the Ration Officer, and must be for only such kinds and quantities of small arms ammunition as the Ration Administrator may authorize.

HOW AUTHORIZED PURCHASERS IN GROUP 2 MAY BUY AMMUNITION

7. (1) An authorized purchaser referred to in Group 2 of Section 5 may purchase small arms ammunition from a supplier, on surrendering to such supplier a valid certificate of essentiality, with duplicate thereof, sufficient to cover the kinds and quantities of small arms ammunition bought.

(2) The certificate of essentiality in order to be valid must be on a form designated as such by the Ration Administrator, and must have an endorsement thereon by the Local Ration Board showing that the Local Ration Board has approved of the purchase of the kinds and quantities of small arms ammunition stated in the certificate of essentiality.

PART III—SUPPLIERS

SUPPLIERS CLASSIFIED

8. For the purposes of this Part, suppliers of small arms ammunition are divided into three classes, namely,

- (a) retail suppliers, who supply and sell small arms ammunition at retail;
- (b) wholesale suppliers, including jobbers and distributors, who supply and sell small arms ammunition chiefly to retail suppliers; and
- (c) manufacturers of small arms ammunition, who supply and sell small arms ammunition chiefly to wholesale suppliers.

HOW A RETAIL SUPPLIER MAY BUY AMMUNITION

9. (1) A retail supplier may purchase small arms ammunition from a wholesale supplier on surrendering to such wholesale supplier a valid retailer's replenishment certificate sufficient to cover the kinds and quantities of small arms ammunition bought.

(2) The retailer's replenishment certificate in order to be valid must be on a form designated as such by the Ration Administrator, and must have an endorsement thereon by the Ration Officer showing that he has approved of the purchase of the kinds and quantities of small arms ammunition stated in the retailer's replenishment certificate.

HOW A WHOLESALE SUPPLIER MAY BUY AMMUNITION

10. (1) A wholesale supplier may purchase small arms ammunition from a manufacturer of small arms ammunition on surrendering to such manufacturer a valid wholesaler's replenishment certificate sufficient to cover the kinds and quantities of small arms ammunition bought.

(2) The wholesaler's replenishment certificate in order to be valid must be on a form designated as such by the Ration Administrator, and must have an endorsement thereon to the effect that the Ration Administrator has approved of the purchase of the kinds and quantities of small arms ammunition stated in the wholesaler's replenishment certificate.

RULES APPLICABLE TO ALL SUPPLIERS

11. (1) Small arms ammunition may be sold only by a supplier who supplies and sells small arms ammunition in the ordinary course of business and who holds a valid licence pursuant to Order No. 202 of the Board.

(2) Small arms ammunition may be supplied by a supplier only by way of sale in accordance with the provisions of this Order.

(3) Every supplier in selling small arms ammunition must obtain from the buyer surrender of the requisite certificates or special purchase authorizations valid in accordance with the provisions of this Order to cover the kinds and quantities of small arms ammunition bought.

INVOICES MUST BE ISSUED BY MANUFACTURERS AND WHOLESALE SUPPLIERS

12. Whenever a manufacturer of small arms ammunition sells small arms ammunition he shall issue a sales invoice, in triplicate, to cover the sale. Whenever a wholesale supplier sells small arms ammunition he shall issue a sales invoice, in duplicate, to cover the sale. Every such invoice must show the kinds and quantities of small arms ammunition sold. One copy of the sales invoice must be furnished to the buyer at or before the time of delivery of the small arms ammunition sold, and another copy must be retained by the seller, available for inspection by any authorized representative of the Board at any time within one year from the date of sale.

WHAT RETAIL SUPPLIERS MUST DO WITH CERTIFICATES

13. Every retail supplier must

- (a) not later than the tenth day of each month forward to an office of the Board designated by the Ration Administrator one copy of every certificate of essentiality received by him during the preceding month, and,
- (b) keep on his file one copy of each certificate of essentiality and special purchase authorization received by him from authorized purchasers and one copy of each retailer's replenishment certificate completed and signed by him.

WHAT WHOLESALE SUPPLIERS MUST DO WITH CERTIFICATES

14. Every wholesale supplier must keep on his file one copy of each retailer's replenishment certificate received by him from retail suppliers to whom he has supplied small arms ammunition and one copy of each wholesaler's replenishment certificate completed and signed by him.

WHAT MANUFACTURERS MUST DO WITH CERTIFICATES AND INVOICES**15. Every manufacturer of small arms ammunition must**

- (a) keep on his file one copy of each wholesaler's replenishment certificate received by him from wholesale suppliers to whom he has supplied small arms ammunition, and
- (b) within thirty days of the close of each month's records file with the Director a copy of every invoice issued by him respecting sales of small arms ammunition during the month of record together with signed statement showing that the said invoices contain a true and proper record of all such sales made by him during the said period.

RECORDS MUST BE KEPT BY ALL SUPPLIERS**16. Each supplier must**

- (a) furnish upon request of the Ration Administrator such information and exhibit such books, records and documents as are necessary to give full disclosure of all supplies of small arms ammunition obtained, bought or sold during the period stated in the request, and,
- (b) prepare and keep available for inspection at all times by any authorized representative of the Board an exact account of all supplies of small arms ammunition obtained, held or controlled by him, and the quantities of each kind thereof, in such form and with such documentary evidence that the account may be readily audited.

PART IV—GENERAL PROVISIONS**PROHIBITIONS**

17. Every person in any way concerned or affected by this Order is prohibited from doing any of the following:

- (a) obtaining, using, retaining or having in his possession any special purchase authorization or any certificate referred to in this Order except as expressly provided and authorized by this Order;
- (b) buying or selling small arms ammunition in any manner except as expressly authorized by this Order;
- (c) impersonating or falsely representing himself or any other person as being a person named or referred to as an authorized purchaser or supplier whose name appears on any certificate or special purchase authorization referred to in this Order;
- (d) making a false or misleading or deceptive statement with respect to any person, special purchase authorization or certificate referred to in this Order;
- (e) altering, defacing, mutilating, obliterating or destroying any completed certificate of essentiality, special purchase authorization, completed retailer's or wholesaler's replenishment certificate or other document relating to the purchase or use of small arms ammunition;
- (f) otherwise in any manner contravening or failing to observe or comply with any of the provisions of this Order.

AUTHORITY TO BUY VALID ONLY IN YEAR OF ISSUE

18. Notwithstanding anything contained in this Order, all special purchase authorizations, certificates of essentiality, retailer's replenishment certificates and wholesaler's replenishment certificates approved in accordance with this Order during any calendar year shall cease at the expiration of that calendar year to be valid for the purchase of small arms ammunition.

GENERAL AUTHORITY OF RATION ADMINISTRATOR

19. (1) In respect of all matters or things covered or affected by this Order, the Ration Administrator may

- (a) require any person to furnish such information in such form and at such time or times as he may prescribe,
- (b) authorize or require any person who has in his possession or under his control any small arms ammunition to transfer or deliver the same to any other person, and,

(c) in special or exceptional cases or circumstances grant such exemption from any provision of this Order to any person or persons and in respect of small arms ammunition and as to such areas or places as he may deem necessary or proper.

(2) The Ration Administrator may from time to time appoint any of the officers of the Ration Administration of the Board to exercise and perform from time to time such administrative functions, powers and duties for the purposes of this Order as he may from time to time designate.

RATION ADMINISTRATOR'S ORDERS

20. The Ration Administrator may, by Administrator's Order countersigned by the Chairman of the Board,

- (a) change the list of small arms ammunition as set forth in Section 3, by deleting therefrom or adding thereto any kind or size of ammunition or parts thereof, and,
- (b) remove from or add to the list of persons, clubs and units referred to as authorized purchasers or any group thereof any person or class of persons or any club or unit, respectively.

POWERS OF DEPUTY ADMINISTRATOR

21. The Board's Deputy Administrator of Consumer Rationing shall for all purposes of this Order have and may from time to time exercise the powers and perform the duties of the Ration Administrator, including authority to make, sign and issue Administrator's Orders.

POWERS OF LOCAL RATION BOARDS

22. Every Local Ration Board is hereby empowered to approve of any certificate of essentiality and the purchase of the kinds and quantities of small arms ammunition stated therein. It shall also have the power to vary the kinds and quantities stated in such certificate or to decline to approve of any such certificate in whole or in part.

Made at Ottawa, this 21st day of December, 1943.

M. W. MACKENZIE,
Deputy Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 357

Respecting Slaughtering and Dressing of Poultry and Breaking of Eggs for "Frozen Eggs"

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The slaughtering and dressing of poultry on a custom or commission basis and the breaking and separating of eggs on a custom or commission basis for use in processing "frozen eggs" are each hereby designated as a "service" for the purposes of The Wartime Prices and Trade Regulations.

2. The Administrator of Meat and Meat Products shall have in respect of the supplying of the services referred to in Section 1 and all services associated therewith or ancillary thereto, the same powers and jurisdiction as he has in respect of the classes of goods under his jurisdiction.

3. This Order shall come into effect on January 13, 1944.

Made at Ottawa this 4th day of January, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 358

Respecting Termination of Leases for Housing Accommodation

Order No. 294 of the Board enabled a notice to vacate to be given to the tenant of any housing accommodation if the landlord desired the accommodation as a residence for himself or for his father, mother, son, daughter or daughter-in-law.

In areas in which there is an acute shortage of housing accommodation, some thousands of notices to vacate have been given to tenants in multiple-family buildings on the ground that the landlord who resides in the building desires the tenant's accommodation in the building as a residence for himself or for his father, mother, son, daughter or daughter-in-law. Such notices in such cases cause unnecessary distress in wartime conditions and result in an undue dispersal of families. It is necessary to make the maximum and best possible use of available shelter, to minimize distress and social disorder and to maintain an effective administration of the regulations according to their spirit and intent.

Therefore, pursuant to authority conferred by Order in Council P.C. 9029, dated November 21, 1941, and amendments,

THE BOARD ORDERS AS FOLLOWS:

1. Section 15 of Order No. 294 of the Board is deleted and is replaced by the following sections and headings:

A. Multiple-Family Building

"15A. (1) For the purposes of this Section, "multiple-family building" means a building containing two or more housing accommodations but shall not include any semi-detached or attached house not containing more than one housing accommodation.

(2) The landlord of any housing accommodation situated in a multiple-family building owned by him may give to the tenant of that accommodation a notice to vacate on a form provided by the Board if he desires the accommodation as a residence for himself for a period of at least one year from the date on which the notice directs the tenant to vacate, unless at the time of giving the notice the landlord is in occupation of housing accommodation in that multiple-family building or in another multiple-family building owned by him in the same municipality. Before a notice to vacate is given, it must be filed as provided in subsection (4) of this Section, and the length of notice shall be that set forth in Section 15C.

(3) Any notice to vacate given under Section 15 on or after October 1, 1943, and before January 6, 1944, to the tenant of any housing accommodation situated in a multiple-family building shall be null and void. The landlord, however, may give to the tenant a second notice to vacate on a form provided by the Board if he desires the accommodation as a residence for himself for a period of at least one year from the date on which the notice directs the tenant to vacate, unless at the time of giving the notice the landlord is in occupation of housing accommodation in that multiple-family building or in another multiple-family building owned by him in the same municipality. The second notice to vacate shall be first filed as provided in subsection (4) of this Section and shall be given in accordance with Section 15C except that the length of notice may be three months instead of six months.

(4) Before giving any notice to vacate under this Section, the landlord shall file one copy of the notice with the Rentals Appraiser who shall indicate on the copy that is to be given to the tenant and on the copy that is to be retained by the landlord that the notice has been filed with him in accordance with this subsection.

B. Single-Family House

15B. A landlord of any housing accommodation not situated in a multiple-family building as defined in Section 15A may give to the tenant of that

accommodation a notice to vacate, on a form provided by the Board, if the landlord

- (a) desires the accommodation as a residence for himself for a period of at least one year from the date on which the notice directs the tenant to vacate; or
- (b) has made an agreement with his father, mother, son, daughter or daughter-in-law that the accommodation will be occupied as a personal residence by the person with whom the agreement has been made, for a period of at least one year from the date on which the notice directs the tenant to vacate; and the notice shall contain a signed statement by the person with whom the agreement has been made that the accommodation will be so occupied by him and stating his name, address and relationship to the landlord; or
- (c) as personal representative of the deceased landlord, has made an agreement with the father, mother, son, daughter, daughter-in-law, widower or widow of the deceased landlord that the accommodation will be occupied as a personal residence by the person with whom the agreement has been made, for a period of at least one year from the date on which the notice to vacate directs the tenant to vacate; and the notice shall contain a signed statement by the person with whom the agreement has been made that the accommodation will be so occupied by him and stating his name, address and relationship to the landlord.

Before any notice is given, it must be filed as provided in subsection (2) of this Section and the length of notice shall be that set forth in Section 15C.

- (2) Before giving any notice to vacate under this Section, the landlord shall file one copy of the notice with the Rentals Appraiser who shall indicate on the copy that is to be given to the tenant and on the copy that is to be retained by the landlord that the notice has been filed with him in accordance with this subsection.

C. Length of Notice to Vacate

15C. Unless the lease provides for a longer notice, and except as provided in subsection (3) of Section 15A, at least six months' notice to vacate shall be given directing the tenant to vacate

- (a) in the case of a monthly lease, at the end of a lease month or, in the case of a weekly lease, at the end of a lease week, but in neither case between September 30 and the following April 30;
- (b) in the case of any other lease not for a term certain, at the end of the term or, if the unexpired portion of the term is less than six months, at the end of the following term;
- (c) in the case of a lease for a term certain, at the end of the term; but, if the unexpired portion of the term is less than six months at the date on which the notice is given, the notice shall be null and void and the provisions of Section 20 shall apply.

D. Special Provisions

- 15D. (1) Any notice to vacate given under Section 15A or Section 15B shall be null and void if the landlord, before the date on which the notice directs the tenant to vacate, has agreed in any manner that the accommodation may be occupied, at any time during a period of one year from the date on which the notice directs the tenant to vacate, by any person other than the person named in the notice for whose residence the accommodation was required. Any tenant who vacates pursuant to any such null and void notice shall be deemed to have been illegally dispossessed of or evicted from the accommodation.
- (2) After a tenant's lease for any housing accommodation has been terminated by a notice to vacate given under Section 15A or Section 15B and the tenant has vacated, the landlord shall not, during a period of one year from the date on which the notice directed the tenant to vacate, sell or rent the

accommodation in whole or in part, other than as shared accommodation, to any person other than the person named in the notice for whose residence the accommodation was required. If, however, after the tenant has vacated the accommodation, that person is prevented from occupying the accommodation for that period by reason of a circumstance beyond his control and beyond the control of the landlord, the landlord may apply to the Rentals Appraiser for a permit to sell the accommodation or rent it in whole or in part to another tenant. The Rentals Appraiser may grant or refuse such permit. For the purposes of this subsection, any occupation that is not under an agreement of sale shall be deemed to be under a lease."

2. Form 1 of the Appendix to Order No. 294 is hereby deleted.

3. This Order shall come into force on January 6th, 1944.

Made at Ottawa, January 4, 1944.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1039

Respecting maximum Manufacturers' and Wholesalers' Prices for the sale of certain lumber in the Provinces of Ontario and Quebec

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED, ON BEHALF OF THE BOARD, AS FOLLOWS:

Interpretation

1. For the purposes of this Order,
 - (a) "manufacturer" means any person who owns or operates a sawmill or machine wherein or whereby felled trees or logs are converted or processed into lumber;
 - (b) "point of shipment" means the point at which the lumber is loaded by the manufacturer on railway freight cars or other conveyances for shipment to the wholesaler, retailer or consumer;
 - (c) "wholesaler" means any person engaged in the business of selling lumber otherwise than at retail.

Maximum Manufacturers' and Wholesalers' Prices Fixed

2. (1) The maximum price at which any manufacturer whose point of shipment is located in the Province of Prince Edward Island, Nova Scotia, New Brunswick, Quebec, or Ontario, except in the cities of Port Arthur or Fort William or on or south of the main line of the Canadian Pacific Railway Company from Port Arthur to the boundary of the Province of Manitoba, and at which any wholesaler purchasing lumber produced from Spruce, Jack Pine or Hemlock from such manufacturer may sell or offer for sale at wholesale or any person may purchase at wholesale any such lumber for delivery to a wholesaler, retailer or consumer in the Province of Ontario or Quebec shall be the price shown for such lumber in Parts I and II of the Schedule to this Order, which price shall include the cost of delivery f.o.b. car the retailer's or consumer's point of destination.

(2) The maximum price which any person may charge for any milling, dressing or other service described in Part III of the said Schedule and rendered in connection with lumber referred to in subsection (1) of this section, shall be the price shown for such service in Part III of the said Schedule.

Special Sizes and Grades of Lumber

3. (1) When any lumber is sawn to rough sizes other than those sizes designated in the Schedule to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) When any lumber is offered for sale in grades not designated in the said Schedule, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices To Show Particulars of Lumber Sold

4. Every manufacturer and wholesaler who sells Spruce, Jack Pine, or Hemlock lumber at wholesale for delivery to a wholesaler, retailer or consumer in the Provinces of Ontario and Quebec shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species,

sizes and grades of the lumber sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy of the invoice to the purchaser.

Effective Date

5. This Order shall be effective on and after the 31st day of December, 1943.

Dated at Ottawa, this 27th day of December, 1943.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

NOTE.—Subsection 4 of Section 7 of The Wartime Prices and Trade Regulations reads in part as follows:—

“Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services”.

SCHEDULE

To ADMINISTRATOR'S ORDER A-1039

Maximum Manufacturers' and Wholesalers' Prices for Lumber in Ontario and Quebec

Unless otherwise indicated all prices set out hereunder refer to one thousand feet board measure and all measurements are calculated from the nominal size.

PART I

THE MAXIMUM PRICES SET OUT BELOW ARE FOR SHIPMENTS OF LUMBER DELIVERED F.O.B. CAR THE RETAILER'S OR CONSUMER'S POINT OF DESTINATION IN THE MONTREAL AREA WHICH USES THE MONTREAL RATE OF FREIGHT.

In cases where delivery is not to be made in the Montreal Area:

- (1) If the point of shipment is at or east of Campbellton, New Brunswick, and freight rate from Campbellton to the consumer's or retailer's point of destination is more than the freight rate from Campbellton to Montreal, the maximum price per MFBM or per MFMSM may be increased by an amount calculated as follows:

The difference in the freight rate from Campbellton to Montreal and the freight rate from Campbellton to the consumer's or retailer's point of destination using a shipping weight of 2,000 lbs. per MFBM if the stock is dressed or 2,500 lbs. per MFBM if the stock is rough, except in the case of spruce crating, when the following shipping weights shall be used; 1,400 lbs. per MFMSM if the stock is dressed and 2,000 lbs. per MFMSM if the stock is rough. In each case the freight per MFBM or per MFMSM shall be calculated to the nearest 25 cents.

- (2) If the point of shipment is nearer Montreal than Campbellton and the freight rate from the point of shipment to the consumer's or retailer's point of destination is more than the freight rate from the point of shipment to Montreal the maximum price per MFBM or per MFMSM may be increased by an amount calculated as follows:

The difference in freight rate from the point of shipment to the consumer's or retailer's point of destination and the freight rate from the point of shipment to Montreal using a shipping weight of 2,000 pounds per MFBM if the stock is dressed or 2,500 lbs. per MFBM if the stock is rough, except in the case of spruce crating, when the following shipping weights shall be used: 1,400 lbs. per MFSM if the stock is dressed and 2,000 lbs. per MFSM if the stock is rough. In each case the freight per MFBM or per MFSM shall be calculated to the nearest 25 cents.

- (3) If the freight rate from the point of shipment to the consumer's or retailer's point of destination is less than the freight rate from the point of shipment to Montreal, the maximum price per MFBM or per MFSM must be decreased by an amount calculated as follows:

The difference in the freight rate from the point of shipment to the consumer's or retailer's point of destination and the freight rate from the point of shipment to Montreal using a shipping weight of 2,000 lbs. per MFBM if the stock is dressed or 2,500 lbs. per MFBM if the stock is rough, except in the case of spruce crating, when the following shipping weights shall be used: 1,400 lbs. per MFSM if the stock is dressed and 2,000 lbs. per MFSM if the stock is rough. In each case the freight per MFBM or per MFSM shall be calculated to the nearest 25 cents.

MERCHANTABLE SPRUCE OR JACK PINE—ROUGH OR DRESSED

Thickness	Length	3"	4"	5"	6"	7"	8"	9"	10"	12"
Full 1".....	8'/16'R/L	\$46.00	\$46.00	\$47.00	\$48.00	\$48.00	\$50.00	\$51.00	\$53.00	\$56.00
Full 1½".....	"	46.00	47.00	48.00	50.00	50.00	52.00	54.00	55.00	57.00
" 2".....	"	45.00	45.00	46.00	47.00	47.00	48.00	50.00	52.00	55.00
" 3".....	"	46.00	46.00	47.00	49.00	50.00	51.00	53.00	55.00	58.00
" 4".....	"	46.00	46.00	47.00	50.00	50.00	52.00	53.00	56.00	59.00
Scant 1" (D2S¾")	"	44.00	44.00	45.00	46.00	46.00	47.00	49.00	51.00	54.00
Scant 2" (D2S 1-11/16").....	"	43.00	43.00	44.00	45.00	45.00	46.00	48.00	50.00	53.00

SPRUCE CRATING ROUGH: SAWN TO 5/8" BY THE SHIPPING MANUFACTURER

Grade	Length	Width		
		3"	4"	5' and Wider per MFSM
Merchantable.....	6'/18' R/L	\$35.50	\$36.50	\$36.50
Quebec 5th Quality and Better.....	"	34.50	35.50	35.50
Quebec 6th Quality and Better.....	"	33.00	34.00	34.00
6th Quality.....	"	30.50	31.50	31.50

For Bundling Add to the above price for Spruce Crating.....	\$1.00
For Specified Lengths ordered by the buyer Add to the above price for Spruce Crating....	2.00
For dressed 1 side Add to the above price for Spruce Crating.....	1.50
For DISIE, D2SIE, DIS2E, D4S or D&M. Add to the above price for Spruce Crating ...	3.00

PART II

THE MAXIMUM PRICES SET OUT BELOW ARE FOR SHIPMENTS OF LUMBER DELIVERED F.O.B. CAR THE RETAILER'S OR CONSUMER'S POINT OF DESTINATION IN THE TORONTO AREA WHICH USES THE TORONTO RATE OF FREIGHT.

In cases where delivery is not to be made in the Toronto Area:

- (1) If the point of shipment is *further from Toronto* than North Bay and the freight rate from North Bay to the consumer's or retailer's point of destination is more than the freight rate from North Bay to Toronto, the maximum price per MFBM may be increased by an amount calculated as follows:

The difference in the freight rate from North Bay to Toronto and the freight rate from North Bay to the consumer's or retailer's point of destination using a shipping weight of 2,000 lbs. per MFBM if the stock is dressed or 2,500 lbs. per MFBM if the stock is rough, and calculating the freight per MFBM to the nearest 25 cents.

- (2) If the point of shipment is *nearer Toronto* than North Bay and the freight rate from the point of shipment to the consumer's or retailer's point of destination is *more* than the freight rate from the point of shipment to Toronto the maximum price per MFBM may be increased by an amount calculated as follows:

The difference in freight rate from the point of shipment to the consumer's or retailer's point of destination and the freight rate from the point of shipment to Toronto using a shipping weight of 2,000 pounds per MFBM if the stock is dressed or 2,500 lbs. per MFBM if the stock is rough, and calculating the freight per MFBM to the nearest 25 cents.

- (3) If the freight rate from the point of shipment to the consumer's or retailer's point of destination is *less* than the freight rate from the point of shipment to Toronto, the maximum price per MFBM must be decreased by an amount calculated as follows:

The difference in the freight rate for such shipment from the point of shipment to the consumer's or retailer's point of destination and the freight rate for such shipment from the point of shipment to Toronto, using a shipping weight of 2,000 lbs. per MFBM if the stock is dressed or 2,500 lbs. per MFBM if the stock is rough, and calculating the freight per MFBM to the nearest 25 cents.

MERCHANTABLE SPRUCE OR JACK PINE—ROUGH OR DRESSED

Thickness	Length	Width									
		3"	4"	5"	6"	7"	8"	9"	10"	12"	
Full 1".....	8'/16' R/L	\$47.50	\$47.50	\$48.50	\$49.50	\$49.50	\$51.50	\$52.50	\$54.50	\$57.50	
" 1 1/2".....	"	47.50	48.50	49.50	51.50	51.50	53.50	55.50	56.50	58.50	
" 2".....	"	46.50	46.50	47.50	48.50	48.50	49.50	51.50	53.50	56.50	
" 3".....	"	47.50	47.50	48.50	50.50	51.50	52.50	54.50	56.50	59.50	
" 4".....	"	47.50	51.50	53.50	57.50	60.50	
Scant 1" (D2S 2").....	"	45.50	45.50	46.50	47.50	47.50	48.50	50.50	52.50	55.50	
Scant 2" (D2S 1-11/16).....	"	44.50	44.50	45.50	46.50	46.50	47.50	49.50	51.50	54.50	

MERCANTABLE HEMLOCK—ROUGH

Thickness	Length	Width							
		4"	5"	6"	7"	8"	9"	10"	12"
1".....	8'/16' R/L	\$37.00	\$40.00	\$42.00	\$42.00	\$43.00	\$43.00	\$44.00
2".....	"	41.00	42.00	43.00	44.00	\$46.00
2" Resawn.....	43.00
2".....	18'	44.00	45.00	46.00	47.00	49.00
2".....	20'	46.00	47.00	48.00	49.00	51.00

For No. 2 Grade Deduct from the above prices..... \$4.00

THE FOLLOWING ADDITIONS MAY BE MADE AND THE FOLLOWING DEDUCTIONS MUST BE MADE FROM THE MAXIMUM PRICES SET OUT ABOVE IN PARTS I AND II OF THIS SCHEDULE FOR MERCHANT-ABLE SPRUCE OR JACK PINE, EXCEPTING SPRUCE CRATING:

For random even lengths.....	ADD	\$1.00
“ specified odd lengths ordered by the buyer except lengths of 13’.....	ADD	1.00
“ specified even lengths and lengths of 13’ ordered by the buyer.....	ADD	2.00
“ lengths of 18’ and thickness 2” Scant or over.....	ADD	3.00
“ lengths of 20’ and thickness 2” Scant or over.....	ADD	4.00

ONTARIO GRADING

No. 4 Common and Better (No. 1 Cull and Better)	8’/16’ in length.....	DEDUCT	1.00
No. 4 Common (No. 1 Cull)	6’/16’ “ “.....	DEDUCT	2.00
No. 5 Common (No. 2 Cull)	6’/16’ “ “.....	DEDUCT	4.00
No. 4 & 5 Common mixed (No. 1 and 2 Cull)	6’/16’ “ “.....	DEDUCT	3.00
No. 6 Common (No. 3 Cull)	6’/16’ “ “.....	DEDUCT	5.00

QUEBEC GRADING

5ths and Better QUEBEC Grading.....	8’/16’ “ “.....	DEDUCT	1.00
5th quality.....	6’/16’ “ “.....	DEDUCT	2.00
6th quality.....	6’/16’ “ “.....	DEDUCT	4.00
5th and 6th quality mixed.....	6’/16’ “ “.....	DEDUCT	3.00

NEW BRUNSWICK GRADING

No. 4 Common and Better.....	8’/16’ “ “.....	DEDUCT	1.00
No. 4 Common.....	6’/16’ “ “.....	DEDUCT	2.00
No. 5 Common.....	6’/16’ “ “.....	DEDUCT	4.00
No. 4 and 5 Common mixed.....	6’/16’ “ “.....	DEDUCT	3.00

PART III

Milling and Dressing Charges

(1) THE FOLLOWING MILLING CHARGES MAY BE ADDED TO THE MAXIMUM PRICES FOR MERCHANTABLE SPRUCE OR JACK PINE SET OUT IN PARTS I AND II

OPERATIONS

For resawing or ripping 1 cut, in conjunction with other milling, widths 3” to 4”.....	\$	1.50
For resawing or ripping 1 cut, in conjunction with other milling, widths 5” and up.....		1.00
For resawing or ripping 1 cut, shipped rough, widths 3” to 4”.....		2.00
For resawing or ripping 1 cut, shipped rough, widths 5” and up.....		1.50
For each additional cut, resawing or ripping, Add.....		.50
For resawing 1 cut, ripping 1 cut, and bundling, shipped rough.....		3.00
For dressing then resawing 1 cut, ripping 1 cut and bundling.....		4.50
For Die or sawsizing to standard $\frac{1}{4}$ ” off width.....		1.00
For Die or sawsizing to full nominal size.....		2.00
For dressing over standard size but not up to full nominal.....		1.00
For dressing to full nominal thickness, hit or miss.....		1.50
For bundling except as specified above.....		1.00

(2) THE FOLLOWING DRESSING CHARGES MAY BE ADDED TO THE MAXIMUM PRICES FOR MERCHANTABLE HEMLOCK SET OUT IN PART II

For resawing or for dressing 1” or 2” in one operation, except 2” x 6”.....	\$	2.00
For sizing by saw or planer.....		2.50
For resawing and dressing 2”, except 2” x 6”.....		3.00
For resawing and dressing 2” x 6”.....		2.00

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1055

Respecting the Prices of Fertilizers in British Columbia

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

NO. A-635 REVOKED—EFFECTIVE DATE OF THIS ORDER

1. Administrator's Order No. A-635 as amended by Administrator's Order No. A-682 is revoked as of January 12, 1944, and on and after that date this Order replaces it.

WHAT IS FERTILIZER

2. The word "fertilizer" where used in this Order shall be deemed to include every fertilizer material and mixed or complete fertilizer named or described by formula in the Schedule hereto.

APPLICATION OF ORDER

3. This Order applies only to those transactions in fertilizer where the sale or purchase, or both, is made in the Province of British Columbia.

MAXIMUM PRICES ON SALES TO USERS

4. (1) The maximum price per ton at which any person may sell or offer to sell fertilizer to a person who buys it for use and not for resale shall be the price mentioned opposite that fertilizer in the Schedule hereto.

(2) The said maximum price shall be the price of the fertilizer f.o.b. Vancouver, or New Westminster, in British Columbia. It also applies when the fertilizer is delivered in paper bags.

ALLOWANCES FOR SPECIAL PACKAGING

5. The maximum price per ton fixed by this Order for a fertilizer may be increased by an amount not exceeding

- (a) fifty cents (50c.) when the fertilizer is delivered in cotton or second hand jute bags; or
- (b) one dollar (\$1.00) when the fertilizer is delivered in new jute bags.

MAXIMUM PRICES ON SALES OF LESS THAN ONE TON

6. When a person sells fertilizer in any quantity less than one ton his maximum price for such lesser quantity must have the same relationship to the maximum price, fixed by this Order, at which he may sell a ton of the fertilizer, as his highest price for such lesser quantity had to his highest per ton price of the same fertilizer during the spring season of 1941.

PROVISIONS OF ORDER No. 214 TO APPLY IN CERTAIN CASES

7. No person shall sell or offer to sell a fertilizer, the maximum price of which is not fixed by this Order, unless and until the price of fertilizer is fixed or approved, in writing, by the Administrator of Fertilizers and Pesticides in accordance with the provisions of Order No. 214 of the Board.

Dated at Ottawa this 31st day of December, 1943.

G. S. PEART,
Administrator of Fertilizers and Pesticides.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trades Board.

SCHEDULE

to Administrator's Order No. A-1055

Maximum Price per Ton when packed
in paper bags*Fertilizer Materials*

Nitrate of Soda 16 per cent N.....	\$54 00	
Sulphate of Ammonia 20 per cent N.....	46 00	
Superphosphate 18 per cent.....	25 00	
Muriate Potash 60 per cent K ₂ O.....	55 00	\$1.00 per ton shall be
Ammonium phosphate 16-20 per cent.....	55 00	deducted if the account is
Ammonium phosphate 11-48 per cent.....	62 00	paid on or before the 15th
Superphosphate 38 per cent.....	43 00	of the month following the
Ammonium Nitrate 32 per cent.....	61 00	date of invoice.
2-20-0	32 00	
Sulphate of Potash.....	60 00	50c. per ton may be added if
Stablephos	30 00	the fertilizer is delivered in
		cotton or second hand jute
		bags.

Mixed or Complete Fertilizers

8-10- 5	\$42 00	
2-16- 6	37 00	
6-30-15	59 00	
0-14-10	35 00	
10-20-10	55 00	
4-12- 8	39 00	\$1.00 per ton may be added
6-18-12	50 00	if the fertilizer is delivered
6- 7- 6 (organic)	52 00	in new jute bags.
2-12-10 tobacco fertilizer	41 00	

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1056

**Respecting Maximum Prices for the Custom Slaughtering and Dressing of Poultry
and the Custom Breaking and Separating of Eggs for "frozen eggs"**

Under powers given by the Wartime Prices and Trade Board to the Administrator of Meat and Meat Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Application of Order

1. This Order comes into effect on January 13, 1944, and fixes maximum prices for the custom slaughtering and dressing of poultry and the custom breaking and separating of eggs for use in processing frozen eggs. Board Order No. 357 designated those services as "services" for the purposes of The Wartime Prices and Trade Regulations.

2. For the purposes of this Order,

- (a) "chickens", "fowl", "ducks", "geese", and "turkeys" mean respectively such poultry as defined and described in the regulations respecting the Grading and Marking of Dressed Poultry made under the Livestock and Livestock Products Act, 1939;
- (b) "mixed eggs" mean the liquid meat of hens' eggs consisting of whites and yolks;
- (c) "whites" mean the albumen of hens' eggs;
- (d) "yolks" mean the yolks of hens' eggs.

Maximum Prices for Slaughtering and Dressing of Poultry

3. The maximum price per bird not including any packaging costs that a person may charge any other person for slaughtering and dressing on a custom or commission basis any kind of poultry listed hereunder shall be as follows:

<i>Kinds of Poultry</i>	<i>Maximum Price Per Bird</i>
Chickens (over 3 lbs.)	8 cents
Chickens (3 lbs. and under)	6 cents
Fowl	7 cents
Ducks	15 cents
Geese	20 cents
Turkeys	12 cents

Maximum Prices for Breaking and Separating Eggs

4. The maximum price not including any packaging or freezing costs that a person may charge any other person for breaking and separating eggs on a custom or commission basis for use in processing frozen eggs shall be,

- (a) 1½ cents per pound for breaking eggs for use in processing frozen mixed eggs;
- (b) 1½ cents per pound for breaking and separating eggs for use in processing frozen whites or yolks.

The charge fixed by clause (b) includes all charges for adding any ingredients to the whites or yolks. However, if any ingredients are added to the mixed eggs the charge fixed by clause (a) may be increased by an additional ¼c per pound.

Dated at Ottawa this 6th day of January, 1944.

F. S. GRISDALE,
Administrator of Meat and Meat Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1057

Respecting Maximum Prices for Atlantic Coast Fresh, Frozen and Smoked Fish

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products,

IT IS HEREBY ORDERED, ON BEHALF OF THE BOARD, AS FOLLOWS:

1. Clause (a) of Section 6 of Administrator's Order No. A-917 is hereby revoked and is replaced by the following:—

“(a) ‘processor’ means a person whose chief business is buying or otherwise acquiring fish from a primary producer and reselling them as fresh, frozen or smoked fish either in the same condition in which he bought them or after processing by him or by any other person for him, by heading, gutting, dressing, filleting, icing, freezing or smoking.”

2. The said Administrator's Order No. A-917 is hereby amended by inserting at the end thereof the following new Section headings and Sections:—

“Maximum Markups Not to Apply to Sales Where Selling Price is 10 Cents Per Pound or Less

29. Where the maximum price as fixed by Section 13, 15, 16, 18, 19 or 20, as the case may be, at which a person may sell any fish or fish product is 10 cents per pound or less, and where the markup (percentage of cost)

customarily obtained by such person on sales of the same or a substantially similar kind and quality of fish or fish product during the basic period from September 15 to October 11, 1941, both inclusive, is greater than the lawful maximum markup fixed by the said applicable Section, such maximum price is hereby varied and shall be calculated on the basis of such basic period markup instead of on the basis of the maximum markup permitted by the said applicable Section. In all other respects the provisions of Section 13, 15, 16, 18, 19 or 20, as the case may be, shall apply.

Additional Payments and Consideration to be Part of Price

30. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any fish or fish products or received by the seller from any person in connection with the sale of any fish or fish products, shall constitute part of the price for such products.

Maximum Prices Fixed in This Order Apply to Imported Fish or Fish Products

31. The maximum prices fixed by this Order shall also apply to sales of any imported fish or fish products and no person shall sell any imported fish or fish products at a price in excess of the applicable maximum price fixed by this Order for sales of that fish or fish product by that seller."

3. The Schedule to Administrator's Order No. A-917 is hereby amended as follows:—

- (1) by adding the following items at the end of Part I thereof:—

Kinds of Fish	Style of Dressing	Fish Wholesaler	Combination Wholesaler	Retailer
22 Cod-Steaks.....	14	15	16
23 Soles or Flounders.....	Heads on.....	7	8	9
24 Haddock.....	Headless, dressed, scaled and unwrapped, with tails and fins removed.	12	13	14

- (2) by adding the following items at the end of Part III thereof:—

Kind of Frozen Fish and Quality if stated	Style of Dressing	Size of Container	Fish Wholesaler	Combination Wholesaler	Retailer
77 Cod-Steaks.....	Any size.....	14	15	16
78 Soles or Flounders.....	Heads on....	25-lb. net.....	7	8	9
79 Soles or Flounders.....	Heads on....	50-lb. net or more.	6½	7½	8½

- (3) by inserting the words "(second quality)" immediately after the words "finnan haddies" in item 126 of Part V thereof.

- (4) by inserting the words "or pollock" immediately after the word "Hake" in item 36 of Part II thereof and item 106 of Part IV thereof.

4. This Order comes into effect on January 14, 1944.

Dated at Ottawa this 6th day of January, 1944.

A. N. McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1059

Respecting Maximum Prices of Sheep and Lamb Casings.

Under powers given to the Administrator of Meat and Meat Products by the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED, ON BEHALF OF THE BOARD, AS FOLLOWS:

1. The Schedule to Administrator's Order No. A-750 is hereby revoked and is replaced by the Schedule to this Order.

2. This Order comes into force on January 17, 1944.

Dated at Ottawa, this 8th day of January, 1944.

F. S. GRISDALE,

Administrator of Meat and Meat Products.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1059

SUBSTITUTING NEW SCHEDULE FOR SCHEDULE TO ADMINISTRATOR'S ORDER No. A-750 as follows:

Maximum delivered prices for lamb and sheep casings of the kinds, varieties and in accordance with specifications set forth below

Kind	Variety	Number of strands	WIDTH OF STRANDS		Minimum Length per Bundle	PRICE PER BUNDLE IN QUANTITIES SET FORTH BELOW						
			At Smaller end	At any point throughout		One or more Yards	100 - 200 Bundles	50 - 99 Bundles	25 - 49 Bundles	Less than 25 Bundles		
							\$ cts.	\$ cts.	\$ cts.		\$ cts.	\$ cts.
(A) - Original Lamb	1. First Cut.....	7 to 10			115	1.90	2.20	2.30	2.35	2.40		
	2. First Cut.....	6			160	1.65	1.95	2.05	2.10	2.15		
	3. Second Cut Regular.....	12 to 16			120	1.60	1.50	2.00	2.05	2.10		
	4. Second Cut.....	10			100	1.35	1.65	1.75	1.80	1.85		
	5. Second Cut Long Yardage.....	15			150	1.50	2.10	2.20	2.25	2.30		
	6. Second Cut Extra Long Yardage (Full balance).....	15			160	1.80	2.10	2.20	2.25	2.30		
(B) - Original Sheep.	7. Breaks.....				105	1.30	1.60	1.70	1.75	1.80		
	8. Sprinklers.....				120	1.00	1.30	1.40	1.45	1.50		
	9. Third Cut.....				110	.95	1.25	1.35	1.40	1.45		
	1. First Cut.....	6			100	2.00	2.30	2.40	2.45	2.50		
	2. Second Cut.....	10			160	1.55	1.85	1.95	2.00	2.05		
	3. Breaks.....				150	1.40	1.70	1.80	1.85	1.90		
	4. Third Cut.....				130	1.30	1.60	1.70	1.75	1.80		

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1060

Respecting Visole for Juvenile Footwear

Under powers given by the Wartime Prices and Trade Board to the Administrator of Footwear,

IT IS HEREBY ORDERED, ON BEHALF OF THE BOARD, AS FOLLOWS:

Effective Date

1. This Order shall be effective on and after January 17, 1944.

What is Visole

2. "Visole" is a trade name for a plastic soling material made from vinylite scrap. It is manufactured in Canada by Chamberlain Engineering (Canada) Limited, for use as outsoles of any footwear except rubbers, overshoes and tennis shoes. Visole is made in sheets one-eighth of an inch in thickness. That thickness is known in the footwear industry as 6 iron.

Use Restricted to Juvenile Footwear

3. No person shall acquire or use visole except for or in the manufacture of juvenile footwear.

Manufacturers' Maximum Prices

4. The maximum price at which a manufacturer of footwear may sell or offer to sell footwear of any style and size, made with visole outsoles, shall be the sum total of the following:—

- (a) the highest price at which, during the period March 1, 1941 to May 31, 1941, he sold footwear of the same style and size, made with outsoles cut from shoulders or from bends, as the case may be;
- (b) the amount in cents per pair mentioned in the following table after that style and size and in the column naming the kind of outsoles used on that footwear referred to in clause (a) and accordingly as that footwear was with or without runners;
- (c) an amount equal to four per centum of the total of the price and the proper amount referred to in clauses (a) and (b) respectively; and
- (d) an amount equal to one per centum of the total of the price, the proper amount and the percentage referred to in clauses (a), (b) and (c) respectively.

TABLE

MAXIMUM INCREASE IN CENTS PER PAIR
WHERE 6 IRON VISOLE IS USED IN PLACE OF

Style of Footwear	Sizes	Bends	Shoulders	Bends	Shoulders
		without runner		with leather runners	
Boys'.....	All sizes	25	30	32	37
Youths'.....	All sizes	20	25	25	30
Growing Girls'.....	All sizes	25	30	31	36
Misses'.....	11-2	20	25	25	30
Children's.....	8-10½	18	21	22	25
Infants'.....	4-7½	10	13	13	16

Wholesalers' Maximum Prices

5. The maximum price at which a wholesaler may sell or offer to sell footwear of any style and size, made with visole outsoles, shall be the sum total of

- (a) the actual price paid by him for that footwear not in any event exceeding the lawful maximum price that the manufacturer of that footwear may charge for the same;
- (b) transportation charges and sales tax actually paid by him on the footwear if not included in such actual price; and
- (c) a markup no greater than the markup he customarily used in pricing footwear of the same style and size during the basic period September 15 to October 11, 1941, but in no case shall his markup exceed sixteen per centum (16%) of his selling price.

Retailers' Maximum Prices

6. The maximum price at which a retailer may sell or offer to sell footwear of any style and size, made with visole outsoles shall be the sum total of

- (a) the actual price paid by him for that footwear not in any event exceeding the lawful maximum price that may be charged by the manufacturer or wholesaler who supplied the footwear to him;
- (b) transportation charges and sales tax actually paid by him on the footwear if not included in such actual price; and
- (c) a markup no greater than the markup he customarily used in pricing footwear of the same style and size during the said basic period, but in no case shall his markup exceed thirty-five per centum (35%) of his selling price.

Dated at Ottawa, this 8th day of January, 1944.

LOUIS DAOUST,
Administrator of Footwear.

Attest:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER, No. A-1066

Respecting the conversion of real property known as 39 Walmer Road and 348 Spadina Road, both in the City of Toronto in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the respective owners of real property in the City of Toronto known in 1944 as Numbers 39 Walmer Road and 348 Spadina Road for permission to convert the same into three-family dwelling houses;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on January 4, 1944, approved such conversions of the aforesaid real property subject to the conditions hereinafter set forth;

Now, therefore, pursuant to authority conferred by the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:--

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as 39 Walmer Road and 348 Spadina Road, both in the City of Toronto and Province of Ontario, into and the use thereof as multiple family

dwelling houses, the respective owners of such single family dwelling houses are hereby permitted to convert into and use the same as three-family dwelling houses, subject to the following conditions:

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 19th day of January, 1944.

Dated at Ottawa, this 18th day of January, 1944.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV
 Wartime Industries Control Board
 (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY
 AIRCRAFT CONTROLLER

Order No. A.C. 2

(Surplus Material—Inventories)

DATED JANUARY 1, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5387 of June 25, 1942, as amended, and any other enabling Order in Council or Statute, and with the approval of the Minister of Munitions and Supply and the chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Purposes of Order*

The purpose of this Order is,

- (a) to determine the actual inventory surpluses in the Canadian Aircraft Industry;
- (b) to prevent the accumulation of further surpluses;
- (c) to prevent the production of additional material (where surpluses of that material already exist), until such surpluses have been disposed of;
- (d) to provide for the simplest and most practical method of redistribution and disposal of existing surpluses.

2. *Interpretation*

For the purposes of this Order, unless the context otherwise requires,

- (a) "aircraft materials" means aircraft materials, parts, equipment or components;
- (b) "surplus materials" means aircraft materials in the possession of a prime contractor or a sub-contractor,
 - (i) which cannot be used in any way in connection with the contracts under which he is operating; or
 - (ii) which will not, under his manufacturing schedule, be put into production for six months.
- (c) "prime contractor" means any of the following corporations:
 - Boeing Aircraft of Canada Limited.
 - Canadian Car and Foundry Company Limited.
 - Canadian Vickers Limited.
 - The de Havilland Aircraft of Canada Limited.
 - Fairchild Aircraft Limited.
 - Federal Aircraft Limited.
 - Fleet Aircraft Limited.
 - Noorduyn Aviation Limited.
 - Victory Aircraft Limited.
- (d) "sub-contractor" means any person who has a contract with His Majesty the King in right of Canada (Department of Munitions and Supply) or with a prime contractor, for the production of any aircraft part, equipment or component;
- (e) "supplier" means any person who supplies aircraft materials to a prime contractor or a sub-contractor.

3. *Lists of Surplus Materials to be Furnished to Suppliers*

(1) On or before January 31 and July 31 in each year each prime contractor and sub-contractor shall furnish to each supplier, with duplicates to the Aircraft Production Branch, Department of Munitions and Supply, a list of all items of surplus materials on hand at the end of the preceding month procured from that supplier and shall not, after furnishing the list, use, sell or otherwise dispose of such surplus materials without first obtaining permission from the supplier.

(2) Each list of surplus materials shall show separately under the proper heading the items which are surplus materials under sub-paragraph (i) of paragraph (b) of section 2 of this Order from the items which are surplus materials under sub-paragraph (ii) of the said paragraph (b).

(3) In cases where the same surplus materials have been procured from more than one supplier, the list, showing the names and addresses of all such suppliers, shall be furnished only to the Aircraft Production Branch, Department of Munitions and Supply.

4. *Suppliers to Reduce Production and Distribute Their Surpluses*

After the receipt by him of any list of surplus materials, each supplier, if a producer, shall forthwith reduce his production schedules of aircraft materials to the extent of any surplus materials reported to him, or if a distributor or agent, shall, if it can be done without loss, similarly reduce his purchasing commitments, or, if it cannot be done without loss, report the circumstances to the Controller; and each supplier shall distribute such surplus materials at the going price on his contracts and purchase orders for the supply of aircraft materials, and shall not supply to any prime contractor or sub-contractor any aircraft materials of the same kind until such surplus materials have been disposed of.

5. *Contractors to Ship Surplus Materials as Instructed by Suppliers*

Each prime contractor and sub-contractor shall ship any surplus materials in his possession in accordance with the instructions of the supplier.

6. *No Supplier to Exceed Maximum Shipment Schedules*

(1) Each prime contractor and each sub-contractor shall furnish to each supplier from whom he obtains any aircraft materials, a maximum schedule on the basis of which he will accept shipments, and shall from time to time furnish revised schedules in accordance with his own production schedule.

(2) No supplier shall ship to any prime contractor or sub-contractor any aircraft materials in excess of the quantities shown on the schedules furnished to the supplier.

7. *Quarterly Statements of Undistributed Surplus Materials*

(1) On or before the last day of May and November in each year, each prime contractor and sub-contractor shall furnish the Controller with a statement showing all surplus materials which were reported on the last list of surplus materials previously furnished to suppliers and which were still undisposed of at the end of the previous month, together with his recommendations as to the best method of disposal.

(2) Each such statement of surplus materials remaining undisposed of shall show separately under the proper heading the items which are surplus materials under sub-paragraph (i) of paragraph (b) of section 2 of this Order from the items which are surplus materials under sub-paragraph (ii) of the said paragraph (b).

8. *Inventory Limitation—Prime and Sub-Contractors*

(1) No prime contractor or sub-contractor shall take delivery of any aircraft materials except minimum run items, in excess of two months' supply over and above the flow time through his plant, in accordance with his production schedule.

(2) No prime contractor or sub-contractor shall take delivery of any minimum run items which, under his production schedule, will be held in stores for more than six months.

9. *Permits*

This Order shall be subject to any permit issued by the Controller to meet exceptional circumstances.

RALPH BELL,
Aircraft Controller.

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board

DEPARTMENT OF MUNITIONS AND SUPPLY
CONTROLLER OF CHEMICALS

Order No. C.C.31

(Dichlorodifluoromethane)

Dated December 20, 1943

Pursuant to the powers conferred by Order in Council P.C. 4996 of July 10, 1941, as amended, and any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this order unless the context otherwise requires,

- (a) "F-12 gas" means dichlorodifluoromethane (sometimes called "freon-12").
- (b) "supplier" means any person engaged in the business of distributing F-12 gas to persons using the same for installation in refrigerating or air conditioning systems.

2. *Systems for which no Deliveries are Permitted*

- (1) No person shall deliver, or accept delivery of, any F-12 gas for use in, or for resale for use in, any new or used refrigerating or air conditioning system which is of a type listed in Schedule "A" to this Order.
- (2) Before April 1, 1944, no person shall deliver, or accept delivery of, any F-12 gas for use in, or for resale for use in, any new or used refrigerating or air conditioning system (not listed in Schedule "A") unless the system must be operated under one or more of the following conditions:
 - (a) where an air-cooler condenser is used and the ambient temperature is 110°F or higher; or
 - (b) where the saturated refrigerant temperature corresponding to the suction pressure is less than minus 10°F; or
 - (c) where aluminum or magnesium alloys or rubber (except synthetic rubber) have been used in construction of the system and come in contact with the refrigerant, and are not easily replaceable; or
 - (d) where the system is for use aboard ship, or outside of Canada by the Army, Navy, Air Force or the Canadian Merchant Marine; or
 - (e) where the total operating charge required to operate the system is ten (10) pounds or less of F-12 gas and the system was in operation on November 24, 1943, and is used for food preservation or for storage of penicillin, blood serum, blood for plasma, blood plasma, biologicals and bacteriologicals; or
 - (f) where the use of no Group 2 or Group 3 refrigerants, as defined in the Canadian Engineering Standards Assoc., Mechanical Refrigeration Code No. B.52-1939, is permitted by that Code; or

(g) where the system is used in a sealed railroad car or sealed bus.

(3) The restrictions imposed by subsection (1) of this section apply not only to systems used for civilian purposes, but also to those owned, operated or used within Canada by the Army, Navy, Air Force or the Canadian Merchant Marine, including canteens and ship's service stores, other than those used aboard ship.

3. Deliveries by Suppliers

(1) Notwithstanding that the delivery is otherwise permitted by this Order, no supplier shall, subject to the provisions of Section 5 of this Order, deliver any F-12 gas to any person unless the purchaser's order or the vendor's delivery receipt has endorsed on or has attached to it a certificate signed by the purchaser or his authorized official in substantially the following form:

"The undersigned purchaser certifies to the seller that the F-12 gas of which delivery is required is the minimum quantity, which the available cylinder or cylinders permit, necessary to bring the charge in the system or systems up to a minimum operating charge; and that he does not have any F-12 gas cylinders not owned by him, which have been empty for more than 15 days, and that the F-12 gas will not be used or resold for use for any purpose prohibited by the Order of the Controller of Chemicals No. C.C. 31."

Provided that no certificate shall be required for the delivery by a supplier to a person who services several systems for which deliveries are permitted under this Order, of a cylinder of F-12 gas, if the amount purchased is the smallest quantity practicable considering the sizes of the standard commercial cylinders and the amount needed in his current operations.

(2) If a supplier knows, or has any reason to believe that a certificate furnished by any purchaser is untrue, incomplete or inaccurate, he shall not deliver the F-12 gas ordered, and shall explain to the purchaser why delivery is refused, so that the purchaser can comply with this Order.

(3) Each supplier shall keep on file for a period of two years all accepted orders and certificates respecting F-12 gas received by him and all such orders and certificates shall be open to inspection by the Controller or his duly authorized representative at any time.

4. Standby Charge

No "standby charge" or any other quantity of F-12 gas over and above that needed to bring the total charge in a system or systems up to the minimum operating charge shall be delivered to or accepted by any person for use in a system which he owns, leases or operates (except the Army, Navy, Air Force or the Canadian Merchant Marine); provided however that a "standby charge" may be maintained for a system which is operated primarily for air conditioning or refrigeration for the production and storage of penicillin, or blood serum, or refrigeration for the storage of blood for plasma, or the production or storage of blood plasma.

E. T. STERNE,

Controller of Chemicals.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

SCHEDULE "A" TO ORDER No. C.C. 31 OF THE CONTROLLER
OF CHEMICALS

E. T. STERNE,
Controller of Chemicals.

LIST A: Systems for Which No Deliveries are Permitted.

Air Conditioning Systems: Any system, of any size operated or installed for the purpose of lowering the temperature and/or humidity of air in any building, room or other enclosure used as, or located in, any of the following:—

- Amusement parks.
- Animal hospitals.
- Auditoriums.
- Ballrooms, dancing studios and dance halls.
- Bank and loan associations.
- Bars, cocktail lounges, and beer parlors.
- Bowling alleys.
- Concert halls.
- Funeral parlors.
- Golf clubs, country clubs, athletic clubs, and all other clubs and club houses.
- Hotels and apartment houses.
- Moving picture houses.
- Night clubs.
- Office buildings and offices, public or private.
- Railway, street car and bus stations and terminals.
- Residential buildings and dwellings of all kinds.
- Restaurants, cafeterias, and other places selling meats, food or beverages.
- Schools.
- Service establishments, such as laundries, cleaners and dyers, tailor shops, barber shops, "beauty" parlors, automobile sales and service shops, and repair shops of all kinds.
- Skating rinks.
- Stores, selling any kind of products, material or merchandise, at retail or wholesale (excluding manufacturing establishments).
- Studios of all kinds.
- Theatres.

This list does not include,

- (a) any such system used primarily to air condition a building, room or other enclosure used chiefly for purposes not listed above; or
- (b) any system designed, necessary and used in substantial part for the refrigeration and storage or processing of food, ice or other materials or products necessary to life or health, or to be delivered to the Army, Navy, Air Force or the Canadian Merchant Marine, and requiring refrigeration, temperature control or freedom from dust or other impurities.

Refrigeration Systems:

Skating rink systems.

Refrigeration systems solely for storing or dispensing carbonated or malt beverages.

DEPARTMENT OF MUNITIONS AND SUPPLY
METALS CONTROLLER

Order No. M.C. 44C

(Aluminum)

Dated December 30, 1943

Pursuant to the powers conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:—

- (a) "basic aluminum" shall mean primary aluminum in ingot or pig form wherein the principal ingredient either by weight or by volume is metallic aluminum;
- (b) "wrought aluminum" shall mean primary aluminum in the form of wire, rod, bar, cable, sheet, strip, foil, tube, extruded shapes, rolled shapes and/or impact extrusions, but shall not include welding wire, metallizing wire, wire used in the process of anodizing and/or tie wire for electrical conductors;
- (c) "aluminum products" shall mean basic aluminum in the form of forgings, sand castings, die castings and/or permanent mould castings but shall not include screw machine products, rivets and/or cast aluminum welding rod;
- (d) "person" shall include firm, partnership, corporation, company, any governmental body or department, and/or any aggregation of persons.

2. *Basic Aluminum Only Allowed Subject to Approval of Metals Controller*

On and after the date of this Order, except under a release in writing from the Metals Controller, no person shall put into use, deliver, transfer, sell or dispose of basic aluminum, wrought aluminum or aluminum products (as defined) and no person shall acquire or accept delivery of basic aluminum, wrought aluminum or aluminum products from any other person except as follows:—

- (a) A prime producer of aluminum, operating more than one plant under the same name, where such plants during the normal course of operation use or fabricate basic aluminum or wrought aluminum, may transfer basic aluminum or wrought aluminum from one plant to another;
- (b) Any person desiring to purchase aluminum products from Canadian sources of supply shall place his Purchase Order direct with the manufacturer or fabricator thereof and indicate thereon, the end use and any Department of Munitions and Supply contract numbers which apply, and such acquisition may be made providing it is for one or more of the following end uses:—
 - Aircraft production, maintenance and repair,
 - Ammunition, including Small Arms Ammunition,
 - Arsenals—production,
 - Armament—production,
 - Tanks and Automobile Vehicles (war vehicles only)—production, maintenance and repair,
 - Instruments and Radio Equipment for the Armed Services,
 - Shipbuilding—production, maintenance and repair.
- (c) Any basic aluminum, wrought aluminum or aluminum product, which has been obtained under the provisions of paragraph (b) next preceding, may be used or transferred to a fabricator, manufacturer or consumer for any purpose listed in said paragraph (b).

3. *Method of Obtaining Approval to Purchase*

(1) Any person desiring to purchase basic aluminum, whether produced in Canada or imported, shall file with the Office of the Metals Controller "Non-ferrous Metal Control Request Form" (No. M. & S. 1020 Revised), indicating thereon the information requested;

(2) Any person desiring to purchase wrought aluminum, whether produced in Canada or imported, shall forward his Purchase Order to the Office of the Metals Controller, together with an "Application for Permission to Purchase" form (MCA 1A), indicating thereon the information requested.

(3) Any person desiring to purchase aluminum products (as defined) from a source outside of Canada shall forward his Purchase Order to the Office of the Metals Controller together with an "Application for Permission to Purchase" form (MCA 1A), indicating thereon the information requested.

(NOTE.—For purchases of wrought aluminum and aluminum products from the United States of America, the Purchase Order must also be accompanied by three copies of a Certification, as defined in letter of instructions M.C.P.-1, governing "Order Approval System covering Purchases of Non-ferrous Controlled Materials from the United States of America.")

4. *Aluminum Powder, Paste and Paint*

(1) Except such quantities as have from time to time been reserved by the Metals Controller, any person may acquire, dispose of or use aluminum powder or paste for use as a pigment in the production of aluminum paint;

(2) Each person acquiring during any calendar month one hundred pounds or more of aluminum powder or aluminum paste, whether contained in aluminum paint or not, shall state on his purchase order the purpose for which the material is being acquired.

5. *Reports*

On or before the 10th of January, 1944, and monthly on or before the 10th day of each and every month thereafter, each person having a stock of basic aluminum, wrought aluminum or aluminum products (as defined) in his possession, shall deliver to the Metals Controller a statement, signed by some person having a knowledge of the facts, showing his stock position at the end of the preceding calendar month, and indicate thereon such other information as the Metals Controller may from time to time require.

6. *Existing Permits or Releases Unaffected*

The provisions of this Order shall not apply to or affect any purchase, acquisition, sale, putting into use, or consumption of aluminum which has received the approval of the Metals Controller prior to the date of this Order.

7. *Permits*

The provisions of this Order shall be subject to any permit or Order issued by the Metals Controller.

8. *Order No. M.C. 44 rescinded*

The Order of the Metals Controller No. M.C. 44 dated March 30, 1943, as amended, is hereby rescinded.

G. C. BATEMAN,
Metals Controller.

APPROVED:

J. GERALD GODSOE
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 22C

(Motor Vehicle Automotive Parts Manufacturers Advisory Committee)

DATED DECEMBER 30, 1943.

Pursuant to the powers conferred by Order in Council P.C. 1121, dated February 13, 1941, as amended, and by any other enabling Order in Council or Statute, and with the approval of the chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Order No. M.V.C. 22, as Amended, Rescinded*

The Order of the Motor Vehicle Controller No. M.V.C. 22, dated June 30, 1942, as amended by Order No. M.V.C. 22A dated January 15, 1943, and Order No. M.V.C. 22B dated June 1, 1943, is hereby rescinded.

2. *Motor Vehicle Automotive Parts Manufacturers Advisory Committee Established*

A Committee to be known as the Motor Vehicle Automotive Parts Manufacturers Advisory Committee (hereinafter referred to as "the Committee") is hereby established.

3. *Duties of Committee*

The duties of the Committee shall be to confer with and advise the Controller with respect to the manufacture of motor vehicle automotive parts, and also to present for discussion and guidance such other relevant problems as may arise in connection with any of the matters referred to such Committee by the Controller and to make recommendations to him with respect thereto.

4. *Meetings of Committee*

The Committee shall meet from time to time at the call of the Motor Vehicle Controller or the Deputy Motor Vehicle Controller at such time and place as he shall select and on such notice given in such manner as he shall deem sufficient.

5. *Personnel of Committee*

The Committee shall, until otherwise ordered, consist of the following persons, namely:

J. C. Adams, Chairman, National Distributors Association.

J. C. Armer, Chairman, Automotive Parts Manufacturers' Section, Canadian Manufacturers Association.

George J. Beattie, President of the Auto Electric Service Company, Limited, Toronto.

J. E. Eells, Vice President and General Manager, Exide Batteries of Canada, Limited.

C. G. Keyes, President, Canadian Automotive Wholesalers Association.

6. *Quorum*

Three members of the Committee shall be a quorum.

J. H. BERRY,
Motor Vehicle Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

OIL CONTROLLER

Order No. O.C. 12B-1

(Order No. O.C. 12B Rescinded)

Dated December 30, 1943

Pursuant to the powers conferred by Order in Council P.C. 1195 of February 19, 1941, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Oil Controller's Order No. O.C. 12B dated May 12, 1942, is rescinded.

G. R. COTTRELLE,
Oil Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

RUBBER CONTROLLER

Order No. Rubber 5A

(Order No. Rubber 5 Amended)

Dated December 31, 1943.

Pursuant to the authority conferred by Order in Council P.C. 9995 of November 3, 1942, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board;

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Paragraph (d) of Section 1 Amended*

Paragraph (d) of Section 1 of the Rubber Controller's Order No. Rubber 5, dated March 19, 1943, is amended by deleting from the said paragraph the words "reclaimed and scrap rubber" and substituting therefor the words "and reclaimed and scrap rubber, except any reclaimed and scrap rubber which has a rubber hydrocarbon (R.H.C.) content of forty-five per cent or less of the total weight, and scrap rubber obtained from tire buffings".

2. *Section 6 Amended*

Section 6 of the said Order No. Rubber 5 is amended

- (a) by deleting from paragraph (a) of the said Section the words "and scrap"; and
- (b) by deleting from paragraph (b) of the said Section the words "and reclaimed and scrap".

J. A. MARTIN,
Deputy Rubber Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 18A

(Structural Shapes and Bars—Order No. S.C. 18 Amended)

Dated December 31, 1943

Pursuant to the authority conferred by Order in Council P.C. 8053 of September 9, 1942, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Sections 2, 3 and 4 of Order S.C. 18 Rescinded and New Sections Substituted*

Sections 2, 3 and 4 of the Steel Controller's Order No. S.C. 18 dated August 7, 1942, are rescinded and the following substituted therefor:—

"2. *Purchase Order for Use*

Every person desiring to place a purchase order with a producer for any Structural Shapes and/or Bars, for use by him either as such or in the manufacture or construction of any articles or commodities, shall forward to the Steel Controller the purchase order and two clear copies thereof, properly endorsed with all of the information required by subsections (1) and (3) of Section 7 of the Steel Controller's Order No. S.C. 33 dated October 28, 1943, or accompanied by Form S.C.-1020 properly completed.

3. Purchase Orders for Resale

Every person desiring to place a purchase order with a producer for any structural shapes and/or bars for putting into stock for resale generally out of stock as such, or for direct shipment to his customer, shall forward to the Steel Controller the purchase order and two clear copies thereof, properly endorsed with all the information required by subsection (2) of Section 7, or, in the case of direct shipment, by Section 9, of the said Order S.C. 33, or accompanied by Form S.C.-1020, properly completed.

4. Procedure on Purchase Orders

- (1) Purchase orders approved by the Controller will be so marked and forwarded by him direct to the producer, and an approved copy will be returned to the applicant.
- (2) Purchase orders not approved by the Controller will be so marked and returned to the applicant."

A. C. ANDERSON,
Deputy Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 20B

(Plates and Sheets)

Dated December 31, 1943

Pursuant to the authority conferred by Order in Council P.C. 8053 of September 9, 1942, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Interpretation

For the purposes of this Order unless the context otherwise requires,

- (a) "plates or sheets" means all steel mill products known to the trade as such, and includes steel plate, tin plate, terne plate, black plate, black steel sheets, blue annealed steel sheets, galvanized steel sheets and all flat rolled steel products produced through the operation of plate mills, sheet mills and tin-plate mills;
- (b) "producer" means any person who operates a mill for the production of plates or sheets;
- (c) "purchase order" includes an indent or requisition and any order, indent or requisition from one branch, division, section or department of a business enterprise to another branch, division, section or department of the same or any other business enterprise owned or controlled by the same person.

2. Orders No. S.C. 20 and 20A Rescinded

The Orders of the Steel Controller No. S.C. 20 dated August 31, 1942, and S.C. 20A dated December 15, 1942, are rescinded.

3. *Purchase Orders For Use*

Every person desiring to place a purchase order with a producer for any plates or sheets for use by him in the manufacture or construction of any article or commodities, shall forward to the Steel Controller the purchase order and two clear copies thereof, properly endorsed with all of the information required by subsections (1) and (3) of Section 7 of the Steel Controller's Order No. S.C. 33, dated October 28, 1943, or accompanied by Form S.C.-1020 properly completed.

4. *Purchase Orders for Resale*

Every person desiring to place a purchase order with a producer for any plates or sheets for putting into stock for resale out of stock as such, or for direct shipment to his customer, shall forward to the Steel Controller the purchase order and two clear copies thereof, each properly endorsed with all the information required by subsection (2) of Section 7, or, in the case of direct shipment, by Section 9, of the said Order No. S.C. 33, or accompanied by Form S.C.-1020 properly completed.

5. *Procedure on Purchase Orders*

(1) Purchase orders approved by the Steel Controller will be so marked and forwarded by him direct to the producer, and an approved copy will be returned to the applicant.

(2) Purchase orders not approved by the Steel Controller will be so marked and returned to the applicant.

6. *Purchase Orders not to be Scheduled Unless Approved*

No steel producer shall schedule any plates or sheets for rolling, unless they are included in a purchase order which has been approved and released for scheduling by the Controller.

7. *Approval of Mill Schedule Required*

No steel producer shall roll any plates or sheets, unless they are shown on a purchase order which is included in a mill schedule and such mill schedule has been approved by the Controller.

8. *Seconds, Wasters, Rejects and Overages*

Every steel producer shall report to the Controller from time to time as the Controller may prescribe all seconds, wasters, rejects and overages of plates and sheets arising in production and no steel producer shall sell, supply or dispose of any such seconds, wasters, rejects or overages without such sale, supply or disposition being in accordance with instructions given by the Controller or first having been approved by the Controller.

A. C. ANDERSON,
Deputy Steel Controller.

APPROVED:

J. GERALD GORDON,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 33A

(New Schedule to Order No. S.C. 33)

Dated December 31, 1943.

Pursuant to the powers conferred by Order in Council P.C. 8053 of September 9, 1942, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Schedule "A" to the Steel Controller's Order No. S.C. 33 dated October 28, 1943, is rescinded and the annexed Schedule "A" substituted therefor.

A. C. ANDERSON,
Deputy Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

SCHEDULE "A"

To Order No. S.C. 33 of the Steel Controller as Substituted by Order
No. S.C. 33A dated December 31, 1943

A. C. ANDERSON,
Deputy Steel Controller.

Classes of Steel: (Whether Carbon Steel, Alloy Steel or Wrought Iron)

PART 1

Bars, Cold Finished
Bars, Concrete Reinforcing
Bars, Hot Rolled; (also including Hoops, Bands and all other Bar Mill Sections)
Billets, Sheet Bars and Tinplate Bars
Black Plate; (also including Blued Plate, Canada Plate, etc.)
Plates
Rails
Sheets, Galvanized
Sheets, Hot Rolled or Cold Reduced
Structural Shapes and Piling
Terne Plate
Tie Plates and Splice Bars
Tin Plate
Tool Steel

PART 2

Axles and Wheels, for running on rails, (also including Steel Tires and Rims)
Bale Ties
Blooms, Ingots and Slabs
Castings, Steel
Forgings; Frame and Open Hammer (also including Die Blocks)
Grinding Balls
Nails, Staples and Wire Spikes
Pipe and Tubes
Strip, Hot Rolled or Cold Reduced
Wire; (coated or uncoated, not further fabricated than coiled or cut and straightened)
Wire Rods.

DEPARTMENT OF MUNITIONS AND SUPPLY

CONTROLLER OF SUPPLIES

Order No. Supplies 5A

(Order No. Supplies 5 Amended)

Dated December 30, 1943

Pursuant to the powers conferred by Order in Council P.C. 6391 of August 19, 1941, as amended, and any other enabling Order in Council or Statute and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Section 3 of the Deputy Controller of Supplies' Order No. Supplies 5, dated March 9, 1943, is amended by deleting the words "Plateau Company Limited, 70 Crawford Street, Toronto" and by substituting therefor the words "Melbourne Merchandising Limited, Royal Bank Building, 8 King Street East, Toronto."

G. PETER KAYE,

Acting Controller of Supplies.

APPROVED:

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 23-A

(Lumber Sale Contracts—Eastern Canada)

DATED DECEMBER 30, 1943

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24, 1940, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order, unless the contract otherwise requires,

- (a) "Eastern Canada" means the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia and Prince Edward Island;
- (b) "manufacturer" means any person who manufactures lumber, shingles or lath;
- (c) "point of shipment" means the point at which the lumber is loaded by the manufacturer on railway freight cars or other conveyances for shipment to a wholesaler, retailer or consumer;
- (d) "wholesaler" means any person engaged in the business of selling lumber, shingles or lath otherwise than at retail.

2. *Contracts of Sale to be Approved by Timber Controller*

- (1) No manufacturer shall ship or deliver any lumber, shingles or lath from any point of shipment in Eastern Canada, unless the contract for the sale or supply of the lumber, shingles or lath has been approved by the Timber Controller or his representative;

- (2) No wholesaler shall ship or deliver any lumber, shingles or lath which is to be shipped, or has been shipped, from any point of shipment in Eastern Canada, unless the contract for the sale or supply of the lumber to the consignee has been approved by the Timber Controller or his representative;
- (3) Immediately on entering into any contract for the sale or supply of any lumber, shingles or lath from any point of shipment in Eastern Canada, every manufacturer and every wholesaler shall forward such number of copies of the contract as the Timber Controller may direct, to the Timber Controller, Ottawa, Ontario, or to such other place as the Timber Controller may direct, and the contract shall state:
 - (a) the point of shipment and the point of destination, and
 - (b) full particulars of the species, sizes and grades of the lumber, shingles and lath covered by the contract, and
 - (c) the price or prices to be charge therefor, and
 - (d) the freight rate to be charged from the point of shipment to the final point of destination.

3. *Unshipped Balances*

Every manufacturer and every wholesaler who has any unshipped balances of lumber, shingles or lath on the 31st December, 1943, pertaining to contracts entered into prior to that date, shall forthwith forward a statement in writing to the Timber Controller at Ottawa, giving the amount of such unshipped balance and with respect to it, the particulars set out in paragraphs (a) to (d) inclusive of subsection (3) of section 2 of this Order.

4. *Order Not Applicable to Small Lumber Manufacturers*

This Order shall not apply to any person who manufactures lumber, and not lath or shingles, and who did not in any of the years 1941, 1942 or 1943, manufacture more than 500,000 feet of board measure of lumber.

5. *Order No. Timber 23 Rescinded*

The Timber Controller's Order No. Timber 23, dated December 1, 1943, is rescinded.

6. *Effective Date*

This Order shall be effective on and from January 1, 1944.

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

VOLUME I, No. 4



Jan. 31, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944

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Errata:

Canadian War Orders and Regulations 1944, Vol. 1, No. 2, page 115, paragraph (2)
should read—

“(2) sub-section 7 of Section 3 is re-numbered as sub-section (8)”

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Errata:

- C.W.O.R. 1944 Vol. I No. 1, page 64—Administrator's Order No. A-1000 Item 45—"Sulphite cover papers": The first line of "I. Standard Specifications No. 1 Grade" should read: "Standard basis weight:—180 lb. to 1000 sheets of size 20 x 26".
- C.W.O.R. 1944 Vol. I No. 1 page 96—Administrator's Order No. A-1035: The first item in the Table of Subsection (1) of Section 4 under the heading "For General Crops" should read "0-14-7".
- Canadian War Orders and Regulations 1944, Volume I, No. 3, page 193, Schedule to Administrator's Order No. A-1059:
- (1) insert under the heading "Minimum Length Per Bundle" the word "Yards";
 - (2) delete the word "Yards" under the heading "One or more Tierces" and substitute "\$ cts."

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PART I

Orders in Council

Order in Council setting up Industrial Production Co-operation Board, etc.

P.C. 162

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 18th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas it is the policy of the Government to give active encouragement and assistance to employers and their employees in the formation of labour-management production committees in war industries;

And whereas the experience of industries in which labour-management production committees are functioning has demonstrated that they serve to stimulate production and to promote industrial co-operation;

And whereas it is deemed desirable to improve the facilities for encouraging and assisting in the formation of labour-management production committees;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and the Minister of Munitions and Supply, is pleased to order and doth hereby order as follows,—

There shall be an Industrial Production Co-operation Board composed of H. Carl Goldenberg of the Department of Munitions and Supply as Chairman; M. M. MacLean and Paul Goulet, of the Department of Labour; and H. J. Carmichael of the Department of Munitions and Supply, to be assisted in the performance of its duty by an Advisory Committee which shall be composed of the members of the Advisory Committee which has hitherto advised the Interdepartmental Committee on Labour-Management Production Committees, and such other members as the Board may designate, from time to time, with the concurrence of the Minister of Labour and the Minister of Munitions and Supply.

It shall be the duty of the Industrial Production Co-operation Board to promote and encourage the formation of labour-management production committees in war industries in accordance with the following principles:

- (i) The purpose of Labour-Management Production Committees should be to examine and consider means to improve and increase production.
- (ii) The Committees should be composed of representatives from labour and management directly engaged in production in the particular units or plants in which each Committee functions. The number of representatives of labour should be at least equal to the number of representatives of management. The representatives of labour should be chosen in a democratic manner, preferably from the various departments or natural divisions of a unit or plant, rather than from the entire working force.
- (iii) The Committee should be advisory and consultative. Management should examine carefully all recommendations of labour representatives and, in cases where recommendations are not acceptable, should provide adequate explanations. Similarly, the representatives of labour should examine carefully all recommendations of management and co-operate in making effective all recommendations endorsed by the Committee and adopted by management.

- (iv) The Committees should concern themselves exclusively with problems of production, and should leave problems relating to wages, working conditions and similar matters, including grievances, to the appropriate collective bargaining procedure.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending P.C. 3556, 9th November, 1939, authorizing leases of accommodation (other than office accommodation) required for the Armed Forces of Canada

P.C. 238

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 21st day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, the Minister of National Defence reports as follows,—

By an Order in Council dated 9th November, 1939, P.C. 3556, the Minister of National Defence was authorized to lease on behalf of His Majesty the King accommodation (other than office accommodation) required by the Department of National Defence for the purpose of the Naval, Military and Air Forces of Canada when the monthly rate of rental payable in respect of such accommodation does not exceed the sum of \$350.00, and the term of the said lease does not exceed one year.

The Department construed the terms of the said Order in Council as empowering the Minister to enter into leases under which the monthly rate of rental did not exceed \$350.00 on a month to month or year to year basis, if, through the giving of appropriate notice of termination, the obligation to the Crown as lessee to the lessor did not exceed a period of one year. A large number of such leases have been entered into under what the Department construed to be the authority granted by the said Order in Council.

On a reference recently made to him respecting the renewal of a lease entered into by the Minister, as aforesaid, the Deputy Minister of Justice has expressed the opinion that said Order in Council of 9th November, 1939, does not authorize the Minister of National Defence to enter into leases for recurring periods, notwithstanding that the Crown's obligation to the lessor would, as aforesaid, be capable of being limited to a period of one year.

As under such leases as aforesaid the Crown has been in occupation of the premises concerned for a considerable period and has paid the rent reserved thereby, it is desirable, having regard to the opinion now expressed by the Deputy Minister of Justice that the action by or on behalf of the Minister of National Defence in entering into such leases be ratified and confirmed. Moreover, there is a considerable number of leases with respect to which the negotiations were concluded on the basis of the Department's interpretation of the said Order in Council, which are now awaiting execution on behalf of the Crown and it is expedient that authority be granted to enter into these leases. In addition, it is expedient that like provision be made for future leases of a similar character.

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and notwithstanding the provisions of any other Statute, Law, Order or Regulation, is pleased to amend Order in Council, P.C. 3556, dated 9th November, 1939, and it is hereby amended by adding thereto the following paragraph as paragraph 3 thereof:—

"3. A lease whereof the definite term is for one year or less, and thereafter from year to year or from month to month, and a lease whereof the term is from month to month or from year to year, as the case may be, shall, for the purpose

of this Order be deemed to be a lease whereof the term does not exceed one year, provided always that if, through the giving of notice within the time prescribed by law, the Crown as lessee could be capable of limiting its obligation to the lessor to a period not exceeding one year beyond the period in respect of which it was obligated prior to the giving of such notice. The provisions of this paragraph shall be construed and shall have the same force and effect as if they had been contained in the said Order in Council dated 9th November, 1939, P.C. 3556, at the date of the passing thereof."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting the export of smelts, except under permit

P.C. 260

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 18th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, by Order in Council of October 4, 1941, P.C. 7674, the exportation from Canada of certain articles is prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce;

And whereas the Wartime Prices and Trade Board recommend that, in order to help maintain established price and marketing regulations, the exportation of smelts be similarly prohibited;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the power conferred by Section 290 of the Customs Act (Section 10, Chapter 24 of the Statutes of 1937) and by the War Measures Act (Chapter 206 R.S.C. 1927) is pleased to order as follows:

The exportation of the following commodity is hereby prohibited, except under permit issued by or on behalf of the Minister of Trade and Commerce:

Group 2—Animals and Animal Products

Smelts, fresh or frozen, filleted or not.

Schedule One of the said Order in Council (P.C. 7674 of October 4, 1941) is hereby amended by the addition thereto of the above commodity.

This Order shall come into force and have effect on and after the twenty-first day of January, nineteen hundred and forty-four.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending P.C. 7220, 16th September, 1943, making appointments to the Regional War Labour Board, Quebec Province

P.C. 271

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 18th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to amend Order in Council, P.C. 7220, dated September 16, 1943, with respect to the resignation of Mr. Francois Faure as a member of the

Regional War Labour Board for the Province of Quebec, and to the appointment of Mr. Emile Collette in place of the said Mr. Francois Faure, and it is hereby amended by adding to the last line of the first paragraph thereof the words "effective as and from September 29, 1943", and by adding to the last line of the second paragraph thereof the words "effective as and from October 1, 1943."

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council amending P.C. 8735, November 11, 1943, providing
for payments in respect of western wheat purchased
for feed purposes**

P.C. 275

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 21st day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 8735, dated November 11, 1943, provision is made for payments at the rate of 25 cents per bushel in respect of western wheat purchased for feed purposes from a dealer licensed by the Canadian Wheat Board;

And whereas under the said Order such payments are not available to producers of western wheat possessing a permit book issued by the Canadian Wheat Board entitling them to deliver wheat during the crop year 1943-44 unless the Feeds Administrator is satisfied that the holder of such permit book sowed no wheat in 1943 and has not delivered since August 1, 1943, and will not deliver any wheat grown in any previous year;

And whereas the Minister of Finance reports that it is desirable to make payments available to producers of western wheat who have grown some wheat but wish to purchase additional quantities to satisfy their full current feeding requirements;

That it is desirable also to extend payments to purchases of western wheat from producers on condition that the wheat is weighed, graded and recorded in the Canadian Wheat Board permit books at an elevator or warehouse licensed by the Canadian Wheat Board;

That under the said Order payments are restricted to grades Four Northern or lower, and it is desirable to make an exception for stocks of wheat of higher-grade in the hands of dealers at the close of business on November 13, 1943, which has been purchased in good faith for resale as feed.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under and by virtue of the powers conferred on the Governor in Council by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and otherwise, is pleased to amend the said Order in Council, P.C. 8735, dated November 11, 1943, and it is hereby amended as follows,—

1. The opening words of clause 1 are revoked and the following substituted therefor:

"1. Payments at the rate of 25 cents per bushel are hereby authorized in respect of western wheat purchased on or after the date of this Order, from a dealer licensed by the Canadian Wheat Board or from a producer of western wheat, for use exclusively as feed for livestock and poultry, such payments being made in accordance with the following terms and conditions:"

2. Sub-clause 1 (c) is revoked and the following substituted therefor:

"(c) In respect of western wheat purchased for use exclusively as feed for livestock and poultry in the provinces and areas specified in paragraph (a) and the cities of Fort William-Port Arthur, payment shall be made in accordance with regulations issued pursuant hereto provided that in no

case shall payment be made to producers of western wheat possessing a permit book issued by the Canadian Wheat Board entitling the holder to deliver wheat during the crop year 1943-44 unless the holder of such permit book submits such permit book for inspection and the Feeds Administrator is satisfied that at time of application the permit holder has no wheat on his farm for sale, and provided further that the holder of such permit book shall not be eligible for payment hereunder in respect of a number of bushels of wheat equal to the number of bushels of wheat delivered under and recorded in the said permit book."

3. Sub-clause 1 (g) is revoked and the following substituted therefor:

"(g) No payment shall be made in respect of any grade of wheat sold, at a price higher than the Canadian Wheat Board selling price for wheat held for account of His Majesty, basis in store Fort William-Port Arthur or Vancouver, for Manitoba Number Four Northern as established from time to time, provided that on submission of evidence satisfactory to the Feeds Administrator grades of higher value than Manitoba Four Northern shall be eligible for the payment authorized by paragraph (f) hereof if they were in dealers' hands at the close of business November 13, 1943, and were resold for use as feed but not delivered or were purchased in good faith for resale as feed or were already processed into mixed feeds."

4. The following sub-clause is added to clause 1 as sub-clause (h):

"(h) No payment shall be made in respect of any wheat purchased from a producer of western wheat unless such wheat is weighed, graded and recorded in the Canadian Wheat Board permit books held by the seller and the purchaser at an elevator or warehouse licensed by the Canadian Wheat Board in accordance with regulations issued pursuant hereto."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending regulations *re* subsidies for production and transportation of wood fuel

P.C. 287

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 18th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 3465 of April 29, 1943, as amended by Orders in Council P.C. 4363 of May 28, 1943, P.C. 5338 of July 5, 1943, P.C. 7758 of October 5, 1943, and P.C. 8891 of November 18, 1943, authorizes the payment to Wood Fuel Dealers of certain subsidies or bonuses in the production and transportation of wood fuel, including wood fuel used in the production of charcoal which is to be sold for use as domestic fuel, but not to wood fuel used in the manufacture of industrial charcoal used for processing purposes;

And whereas the Minister of Munitions and Supply reports that the more extensive use of charcoal for kindling, occasioned by the lack of dry wood fuel, has caused it to become in very short supply; and

That it is therefore desirable that the said Order in Council P.C. 3465, as amended, should apply to all wood fuel used in the making of charcoal, except where the charcoal is made in units designed to produce by-products and is to be sold for any purpose other than for use as domestic fuel, and where the charcoal is for export;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply (concurred in by the Minister of

Finance) and pursuant to the powers conferred by the War Measures Act and otherwise, is pleased to revoke Section 6 of Order in Council P.C. 3465 of April 29, 1943, and it is hereby revoked and the following substituted therefor:

- "6. This Order shall apply to all wood fuel used in the making of charcoal, except
- (a) where the charcoal is made in units designed to produce by-products and is to be sold for any purpose other than for use as domestic fuel; and
 - (b) where the charcoal is for export."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting from War Exchange Tax imported coverings containing goods exempt from the said tax

P.C. 290

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 18th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, Section 88A, Part XIII, of The Special War Revenue Act, in force on and after June 25, 1940, provides in effect that, in addition to any duty or tax that may be payable under this Act or under any other statute, there shall be imposed, levied and collected a War Exchange Tax of ten per cent on the value for duty of all imported goods (except certain goods which are specified in the said section as being exempt from the tax and other goods which have been made exempt from time to time by Order in Council) at the time when the goods are imported or taken out of warehouse for consumption;

And whereas, the Minister of National Revenue reports that coverings specified in Customs Tariff Item 710 are subject to this tax, notwithstanding that they may contain goods which are exempt therefrom;

That, in accordance with paragraph (c) of Customs Tariff Item 710, "usual coverings" containing goods subject to any ad valorem duty, if included in the invoice value of the goods they contain, may be combined with the goods for valuation and duty on the Customs entry, but, notwithstanding this Tariff provision, it is now necessary to separate the value of the "usual coverings" from the value of the goods in order to assess the War Exchange Tax on the former in accordance with the provisions of The Special War Revenue Act;

That, under The Special War Revenue Act usual coverings containing imported goods exempt from the Consumption or Sales Tax are also exempt from the Consumption or Sales Tax; and

That, it appears reasonable and equitable that usual coverings, except those designed for use other than in the bona fide transportation of the goods they contain, when imported containing goods exempt from the War Exchange Tax should also be exempt from this tax;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Revenue, and under the authority of The War Measures Act, being Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to order and doth hereby order as follows,—

1. Imported coverings, specified in paragraphs (a), (b), (bb), (c) and (d) of Customs Tariff Item 710, containing goods exempt from the 10 per cent War Exchange Tax imposed by Section 88A, Part XIII, of The Special War Revenue Act, shall be exempt from the said tax.

2. This Order shall be deemed to have been effective on and after April 15, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing J. McKay-Clements Controller of White Canadian Aircraft Limited, vice A. E. Naylor

P.C. 319

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 18th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 950 of February 6, 1942, for the reasons therein stated, Albert Enos Naylor, of the City of Toronto, Ontario, was appointed Controller of the business, undertaking, affairs and operations of White Canadian Aircraft Limited, of the City of Hamilton, Ontario, with the powers and duties set forth in the said Order in Council;

And whereas the Minister of Munitions and Supply reports that the said Albert Enos Naylor now finds it impossible to carry out the said powers and duties by reason of ill health, and it is accordingly necessary that another Controller be appointed in his place and stead;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to order and doth hereby order,—

1. That the said appointment of Albert Enos Naylor as Controller of the business, undertaking, affairs and operations of White Canadian Aircraft Limited, be and it is hereby revoked, effective from January 15, 1944;

2. That J. McKay-Clements, of the City of Montreal, Quebec, be and he is hereby appointed Controller of the business, undertaking, affairs and operations of White Canadian Aircraft Limited, effective from January 15, 1944;

3. That the said J. McKay-Clements, as such Controller, shall have and exercise all the powers, authorities and rights, and shall discharge all the duties and enjoy all the privileges and immunities conferred or charged upon or vested in the said Albert Enos Naylor, as such Controller, by virtue of the said Order in Council P.C. 950 of February 6, 1942;

4. That in all other respects the said Order in Council P.C. 950 of February 6, 1942, be and it is hereby confirmed, and as varied by the foregoing provisions shall continue in full force and effect.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council extending the benefits of the Government Employees Compensation Act to merchant seamen and trainees in Manning Pools, etc.

130/335

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 19th January, 1944.

The Board had under consideration a memorandum from the Honourable the Minister of Transport reporting:

"That, under the authority of Order in Council, P.C. 14/3550, dated 19th May, 1941, and Order in Council P.C. 149/9130, dated 22nd November, 1941, made under the War Measures Act, and the War Appropriation Act, certain Manning Pools for the accommodation of merchant seamen and Instructional or Training Schools for

the training of merchant seamen, have been established at various centres in Canada and are administered and operated by the Director of Merchant Seamen, a wartime Branch of the Department of Transport;

That no compensation benefits are provided for Canadian merchant seamen and trainees who may suffer accidental injuries while in such Manning Pools or while in training in Instructional or Training Schools;

That it is deemed advisable, as a war measure, to apply the provisions of the Government Employees Compensation Act to the said Canadian merchant seamen and trainees while in Manning Pools or while in training as aforesaid.

The undersigned, therefore, on the advice of the Director of Merchant Seamen, concurred in by the Deputy Minister of Transport, recommends that, under authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, and the War Appropriation Act, No. 3, 1943, Your Excellency in Council be pleased to order as follows:

That the above mentioned trainees be deemed to be employees of His Majesty within the meaning and for the purposes of the Government Employees Compensation Act while in training as aforesaid either in Instructional or Training Schools, or on ships, or at other locations, or in transit, as authorized by the Director of Merchant Seamen.

That the above mentioned Canadian merchant seamen while carried on the strength of a Merchant Seamen Manning Pool be deemed to be employees of His Majesty within the meaning and for the purposes of the Government Employees Compensation Act while actually on the premises of such Manning Pool, or accommodated elsewhere while members of a Manning Pool, or while performing services outside a Manning Pool for the purposes of such Manning Pool, or while being transported to and from a Manning Pool, as authorized by the Director of Merchant Seamen.

That the words 'Canadian Merchant seamen' used herein shall be deemed to include all merchant seamen carried on the strength of said Manning Pools excepting United Kingdom seamen.

That the compensation payable in respect of accidents to the said trainees and Canadian merchant seamen shall be computed on the basis of the actual wages paid to such merchant seamen and trainees, plus an additional amount of \$7.00 per week for board and lodging when such board and lodging is furnished free of charge; provided that in computing awards in cases of permanent disability or death, the minimum compensation payable shall be based on wages and allowances of not less than \$12.50 per week regardless of any minimum rate of compensation, statutory or otherwise, which may be in effect in any Province of Canada."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending regulations established by P.C. 1841, 10th March, 1942, *re* Exit Permits

P.C. 378

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 21st day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Mines and Resources, is pleased to amend the regulations made by Order in Council, P.C. 1841, dated March 10, 1942, and they are hereby amended by revoking paragraph 5 thereof and substituting the following therefor:—

(5) Exit Permits shall not be valid for more than a period of six months in any case but may be renewed if the holder has not been able to secure a sailing during the period of validity.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council extending Port privileges to U.S. fishing vessels, Pacific Coast

P.C. 419

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 21st day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas in the interests of the war effort of the United Nations and under the authority of the War Measures Act, special port privileges as follows to United States vessels fishing for ling cod (so-called), grayfish and sharks on the British Columbia Coast, were extended for the year 1943 by Order in Council dated March 1, 1943, P.C. 1604,—

1. To purchase bait, ice, nets, lines, coal, oil, provisions and all other supplies and outfits.
2. To ship crews.
3. To land their catches without the payment of duties, and
 - (a) Trans-ship them in bond to any port in the United States;
 - (b) Sell them in bond to such local dealer or dealers as may be properly authorized therefor by the Minister of National Revenue, which dealer shall export the same in compliance with the bonding requirements;
 - (c) Sell them for use in Canada on payment of duty.

And whereas the Minister of Fisheries reports that representations have been received from the United States Government that such privileges be continued as they are deemed highly desirable in the interests of furthering the war effort; also, that the privileges should be extended to include United States vessels fishing for rock cod.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Fisheries, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to authorize and doth hereby authorize the Minister of Fisheries to grant licences to United States fishing vessels on the Pacific Coast engaging in fishing for ling cod (so-called), rock cod, grayfish and sharks, during the calendar year 1944, that will cover the above specified privileges, the fee on each licence to be, as heretofore, \$1.00.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re Medical Boards established for the purpose of National Selective Service Mobilization Regulations

P.C. 34/510

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 26th January, 1944.

The Board recommend that under the authority of the War Measures Act—

1. The Minister of Labour be authorized
 - (i) to appoint four physicians to supervise emergency Medical Boards established for the examination of men under the National Selective Service Mobilization

Regulations, of whom two shall have their headquarters at Ottawa, Ontario, and one at each of Halifax, N.S., and Toronto, Ont., and who shall be paid fees at the rate of fifteen dollars per day while so employed or absent from their place of residence in the course of their employment, together with actual and reasonable travelling and living expenses when absent from their headquarters; provided that the fees so paid and received shall not reduce the amount of any superannuation allowance otherwise payable to any such physician under the Superannuation Act by the Government of Canada;

- (ii) to employ from time to time, as required, the services of local physicians to complete Medical Boards established for the examination of men under National Selective Service Mobilization Regulations and who shall be paid fees at the rate of fifteen dollars per day while so employed or absent from their place of residence in the course of their employment, together with actual and reasonable travelling and living expenses when so absent from their place of residence.

2. Payment of fees to physicians for part days employed or absent from place of residence pursuant to section one shall be made at the rate of five dollars for a period of less than three hours, ten dollars for a period of three to five hours, and fifteen dollars for a period of five hours or over in any day of the week, and for such computation, each fee day shall commence at midnight;

3. That the Minister of Labour be authorized to arrange with the Departments of National Defence for use of the services of Medical personnel of the Armed Forces of Canada on such Medical Boards, and upon request of such Departments, to reimburse them for pay and allowances of, and necessary travelling and living expenses incurred by, such Medical personnel while so engaged; and

4. That the expenditures incurred in connection with the foregoing shall be a charge to the War Appropriation for the Department of Labour, Mobilization Section.

A. D. P. HEENEY,
Clerk of the Privy Council.

Compensation to Seamen (War Damage to Effects) Regulations, 1944

P.C. 133/510

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 26th January, 1944

The Board had under consideration a memorandum from the Honourable the Minister of Transport, concurred in by the Honourable the Minister of Fisheries reporting:—

"That, by Order in Council, P.C. 149/8785, September 26, 1942, as amended by Order in Council, P.C. 123/2590 of 31st March, 1943, Order in Council P.C. 105/4690 of June 8, 1943, and Order in Council P.C. 138/7590 of October 1, 1943, revised regulations were made governing the payment of compensation to Canadian salt-water fishermen and personnel of the Canadian Merchant Navy for loss of effects through enemy action or counter-action;

That representations have now been made by the Committee on War Risks Insurance and Bombardment Compensation that the said regulations should be amended as follows:

- (a) to consolidate in one document the provisions above referred to;
- (b) to authorize increased allowances to some officers and ratings, to bring them in line with allowances now made to seamen employed in the United Kingdom vessels;
- (c) to provide two separate amounts payable to certain officers and ratings—one for instruments, tools, etc., carried on board, and the other for clothing and other personal items.

The undersigned is of the opinion that such amendments are necessary and in the public interest, and has, therefore, with the concurrence aforesaid, the honour to recommend that Your Excellency in Council, under and by virtue of the War Measures Act (Chapter 206, R.S.C. 1927), be pleased to rescind Orders in Council P.C. 149/8785 of September 26, 1942, P.C. 123/2590 of March 31, 1943, P.C. 105/4690 of June 8, 1943, and P.C. 138/7590 of October 1, 1943, except so far as may be necessary to give effect to settlement of claims for loss suffered prior to January 1, 1944, and substitute therefor the following:—

REGULATIONS

TITLE

1. These Regulations may be cited as the Compensation to Seamen (War Damage to Effects) Regulations, 1944, and shall be deemed to have come into operation upon the first day of January, 1944.

INTERPRETATION

2. In these Regulations, unless the context otherwise requires:—

- (a) "Canadian salt-water fishermen" means persons of Canadian Nationality employed upon a fishing vessel or boat engaged in the fishing industry of Canada in tidal waters.
- (b) "The appropriate Department" means—
 - (i) in respect of Canadian salt-water fishermen, the Department of Fisheries;
 - (ii) in respect of all other persons to whom these Regulations apply, the Department of Transport.
- (c) "War damage" means loss (including destruction) and damage caused by, or in repelling, enemy action, or by measures taken to avoid the consequences of damage caused by or in repelling enemy action.
- (d) "Certified non-Canadian ship" means a ship not of Canadian registry or licence which the Transport Controller certifies was engaged in essential war work on behalf of the British Commonwealth or its Allies at the time when the voyage in question commenced.
- (e) "Canadian national" means a person of Canadian Nationality as defined by Chapter 21 of the Revised Statutes of Canada, 1927.

3. (a) These Regulations shall apply to the following classes of persons who have sustained war damage to their personal effects on board their respective vessels:—

- (i) The master or member of the crew of a ship of Canadian registry or licence.
- (ii) Members of the Pilotage Service, which shall be deemed to mean a licensed pilot, or licensed apprentice pilot, or the master or member of the crew of a pilot boat.
- (iii) The master or a member of the crew of a lightship, a lighthouse tender or a lightship tender.
- (iv) Canadian salt-water fishermen.
- (v) A Canadian national who is the master or member of the crew of a certified non-Canadian ship.

(b) For the purpose of these Regulations, war damage to effects shall be deemed to have been suffered during service upon any vessel of Canadian registry or licence, or upon any certified non-Canadian ship, if such damage is suffered by the person in question—

- (i) while he is proceeding by sea or by land or by air outside of Canada to a ship of Canadian registry or licence or to a certified non-Canadian ship for the purpose of being in the service thereof, or
- (ii) while he is returning by sea or by land or by air outside of Canada to Canada or to the country to which he belongs, from a ship of Canadian registry or licence or from a certified non-Canadian ship after being in the service thereof, or

- (iii) while he is outside of Canada on leave from a ship of Canadian registry or licence or from a certified non-Canadian ship which, for the time being, is in a port outside of Canada.

4. Any person to whom these Regulations apply may make to the appropriate Department a claim for compensation in respect of war damage to his personal effects and the appropriate Department may, subject to the provisions of these Regulations, pay to that person in respect of such claim an amount not exceeding the maximum amount payable to a person of his rank or rating at the time when the war damage occurred, in accordance with the schedule appended hereunder.

(1) *Steamships of Canadian Registry or Licence and Certified non-Canadian Steamships*

Rank or Rating	Maximum amount of compensation payable for war damage to personal effects.			
	(*)	(*)	(*)	(*)
	Foreign Trade Instruments or Tools	Clothing & Other Personal Items	Home Trade	All Other Trades
(i) Master	\$225	\$450	\$350	\$200
(ii) Certificated Officers, including Navigating and Engineer Officers and Surgeons	100	350	210	125
(iii) Pursers	—	350	210	125
(iv) Radio Officers	—	350	210	125
(v) Uncertificated Navigating and Engineer Officers, Appren- tices, and Cadets	100	250	175	100
(vi) Carpenters and Joiners	100	150	100	100
(vii) Boatswain, Donkeyman and similar pay deck or engine ratings	—	140	100	100
(viii) Quartermaster	—	125	100	100
(ix) Seamen, Firemen, Trimmers and similar pay ratings....	—	110	70	70
(x) Licensed Pilots and Licensed Apprentice Pilots	—	100	70	70
(xi) Chief Stewards in charge of of Departments	—	250	105	75
(xii) Ratings in Victualling De- partment above rank of Bed- room steward or waiter	—	150	105	75
(xiii) Bedroom steward, Waiter, and similar pay ratings....	—	110	100	100
(xiv) Ratings in Victualling De- partment below rank of Bed- room Steward or Waiter....	—	100	70	70

(2) *Fishing Vessels and Sailing Vessels*

- (a) Fishing Vessels and Vessels of 60 registered tons and over and Foreign-Going Sailing Vessels
- | | |
|--------------------------------------|-------|
| (i) Master | \$200 |
| (ii) Mate or Engineer..... | 100 |
| (iii) All other members of crew..... | 70 |

(*) The provisions of the Canada Shipping Act, 1934, and Regulations made thereunder, shall determine the class of vessel, the nature of the trade in which the vessel is engaged and the status of the members of the crew. Masters, officers and ratings of Canadian Government Steamships, other than pilot vessels and light vessels, shall come under "all other trades".

(2) *Fishing Vessels and Sailing Vessels—Continued*

(b) All other Fishing Vessels and Home Trade, Inland and Minor Waters Sailing Vessels	
(i) Master	125
(ii) All other members of crew.....	70
(c) Pilot Vessels and Light Vessels	
(i) Master	125
(ii) All other members of crew.....	70

5. (a) If a person to whom these regulations apply loses his life in the enemy action or counter-action in which his personal effects are lost, the widow, children, father or mother of the said person shall have the right to receive an amount not exceeding, in any case, seventy per cent of the amount which would otherwise have been payable to the said person.

(b) For the purpose of this Regulation, the appropriate Minister may presume death in every case in which the evidence available as to the circumstances attending the disappearance of the person in question, or loss of the ship upon which he was serving, raises no reasonable doubt in his opinion that the death of the said person has in fact occurred.

6. When claim is made for instruments or tools, as provided for in the Schedule contained in Regulation 4, the claimant shall produce proof that he had such instruments or tools in his possession on board with the approval and consent of the owner or master, such proof to be in the form of a statement listing such instruments or tools to be filed with the official before whom the Agreement with the crew is signed for the voyage on which the loss occurs.

7. Any claim made under Regulation 4 shall be made in the manner and upon the form approved by the appropriate Department as applicable to such claim.

8. Unless the appropriate Department otherwise directs, no compensation shall be payable under these Regulations in respect of any claim which has not been made within one year of the relative war damage having been incurred.

9. No person shall be precluded from receiving compensation under these Regulations by reason only of the fact that at the time of making a claim for such compensation he has ceased to be a person to whom the Regulations apply.

10. Notwithstanding any other part of these Regulations, the appropriate Department shall, when dealing with applications by the persons described in Paragraph (a) (v) of Regulation 3, subtract from the compensation awarded under Regulation 4 the amount of compensation payable to the applicant under the laws of the country in which the vessel was registered or licensed.

11. A ship of Canadian registry or licence which is under bareboat charter to any charterer resident outside Canada shall be deemed to be a certified non-Canadian ship for the purpose of determining the eligibility of any person to benefit under these Regulations.

12. Claims for loss suffered prior to the coming into force of this Order in Council shall be dealt with under the regulations applying to compensation payable at the time the said loss occurred, and all claims made or compensation paid before the coming into effect of this Order shall not be reconsidered under the regulations approved herein.

The undersigned has the honour further to recommend that payments falling due under the abovementioned Regulations shall be made out of War Appropriation."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

Memo W.M. No. 10

(Second Revision)

MEMORANDUM

(CUSTOMS DIVISION)

Ottawa, 19th January, 1944.

*To Collectors of Customs and Excise,***Personal Gifts from Members of the Canadian Active Service Forces Abroad**

During the period of the War, personal gifts, not including cigarettes, tobacco and alcoholic beverages, from members of the Canadian Active Service Forces serving abroad and from Canadians serving with British or Allied Forces abroad to relatives or friends in Canada, may be entered free under tariff item 690.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

W.M. No. 19

Supplement No. 47

MEMORANDUM

(CUSTOMS DIVISION)

Ottawa, 15th January, 1944.

*To Collectors of Customs and Excise,
and others concerned:*

Trading with the Enemy**List of Specified Persons, Revision No. 47**

Herewith is furnished for your information and guidance a Proclamation amending the List of Specified Persons published with Memorandum W.M. No. 19.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

W.M. No. 39

Sixth Revision

Supplement No. 15

MEMORANDUM

(CUSTOMS DIVISION)

Ottawa, 14th January, 1944.

*To Collectors of Customs and Excise,
and others concerned:*

Export Permits—Live Horses

Effective on and after January 15, 1944, (P.C. 115; 10/1/44), the following item is added to the list of commodities requiring an export permit before being shipped from Canada:

Group 2 Animals and Animal Products

Horses, live, valued at \$40.00 or less per head, when exported from the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia or Prince Edward Island.

Note that the above addition affects only certain provinces, and does not apply in any way to other parts of Canada—the Prairie Provinces, British Columbia, the Yukon or the North West Territories.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

W.M. No. 89

Supplement No. 1

(Revised)

MEMORANDUM

(CUSTOMS DIVISION)

Ottawa, 20th January, 1944.

*To Collectors of Customs and Excise,
and others concerned:*

**Prohibited Imports
(Barbados Bulk Molasses)**

The Minister of National Revenue, on the recommendation of the Shipping Priorities Committee, has authorized the issuance of General Permit No. 208-130, covering the importation of bulk molasses from Barbados until otherwise determined.

This permit is retained in the Department and its number is to be endorsed on all relative import documents, and is valid only when the importer is in possession of Department of National Revenue form "Application for Permit to Import War Materials and Other Goods", approved by or on behalf of the Sugar Administrator.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

Series D No. 47

T.C. 108 Revised

MEMORANDUM

(CUSTOMS DIVISION)

Ottawa, 18th January, 1944.

To Collectors of Customs and Excise, and others concerned:

Tariff Change by Order in Council

During the period 1st January, 1944, to 31st December, 1944, rubber substitutes of the Buna-S and the Butyl type are exempted from the war exchange tax.

D. SIM,
*Deputy Minister of National Revenue
Customs and Excise.*

(P.C. 209; 13/1/44—Authority, War Measures Act.)

Series D No. 47

T.C. 120 Revised

MEMORANDUM

(CUSTOMS DIVISION)

Ottawa, 18th January, 1944.

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

Effective 1st December, 1943, the under-mentioned products are accorded tariff treatment hereunder indicated:—

Materials of a kind not produced in Canada when imported to be used for plasticizing vinyl resins—

British Preferential Tariff.....	Free
Intermediate Tariff.....	Free
General Tariff.....	Free

(To be designated as Tariff Item 216e.)

Effective 1st December, 1943, Memorandum Series D No. 47, T.C. 120, is cancelled.

D. SIM,

*Deputy Minister of National Revenue
Customs and Excise.*

(P.C. 208; 13/1/44—Authority, War Measures Act.)

PART III
Wartime Prices and Trade Board
(Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER 359

Conditions of Selling Goods and Services

Under powers given to the Board by Order in Council P.C. 8523 dated 1st November, 1941, and amendments,

THIS BOARD HEREBY ORDERS AS FOLLOWS:

1. Order No. 302 of the Board is hereby amended by inserting the following as Section 5 thereof:

"5. Notwithstanding the provisions of Section 3, an Administrator, duly appointed as such by the Board, may, by an Order, countersigned by the Chairman of the Board, require any seller to discontinue or vary any trade practice of a nature similar to any of those specified in Section 2 which he established before or during the said basic period."

2. This Order shall be effective on and after January 21, 1944.

Made at Ottawa, this 4th day of January, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 360

Respecting Exemptions from Maximum Prices

Under powers given to the Board by the Wartime Prices and Trade Regulations, being Order in Council P.C. 8528, dated November 1, 1941, and amendments, the Board orders as follows:

1. Schedule A to Order No. 336 of the Board is amended

- (a) by deleting the name "Alberta Nitrogen Co. Limited" and by replacing it with the name "Alberta Nitrogen Products, Limited";
- (b) by deleting the name "McKinnon Industries Limited."

2. This Order shall come into force on January 24, 1944.

Made at Ottawa, January 22, 1944.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1062

Respecting Palladium

Under powers given by the Wartime Prices and Trade Board to the Administrator of Jewellery,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. Administrator's Order No. A-431 is hereby amended

(a) by deleting the word "palladium" in the title to the said Order;

(b) by revoking Section 2 thereof and replacing the said Section by the following:

"2. No person shall use in the manufacture or assembly of any article of jewellery any platinum or any alloy thereof."

2. This Order shall be effective on and after the 1st day of February, 1944.

Dated at Ottawa, this 14th day of January, 1944.

H. H. LEVY

Administrator of Jewellery.

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1063

Respecting Prices of Bituminous and Other Coal Produced in Alberta and British Columbia

Under authority conferred by the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Subsection (2) of Section 2 of Administrator's Order No. A-1008 (as amended by Administrator's Order No. A-1051) is hereby amended by deleting the figures and word "25 cents" in the Table of the Subsection and substituting therefor the figures and word "30 cents."

2. This Order shall come into force on the 15th day of January, 1944.

Dated at Ottawa, this 14th day of January, 1944.

E. J. BRUNNING,

Coal Administrator.

APPROVED:

D. DEWAR,

Deputy Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY
CONTROLLER OF CHEMICALS

Order No. C.C. 2B-3
(Orders No. C.C. 2B and C.C. 2B-2 Rescinded)

Dated December 31, 1943

Pursuant to the powers conferred by Order in Council P.C. 4996 of July 10, 1941, and any other enabling Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Orders No. C.C. 2B and C.C. 2B-2 Rescinded*

The Orders of the Controller of Chemicals No. C.C. 2B dated January 16, 1942, and No. C.C. 2B-2 dated October 15, 1943, are rescinded.

E. T. STERNE,
Controller of Chemicals.

APPROVED:

J. G. GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY
CONTROLLER OF CHEMICALS

Order No. C.C. 11A
(Order No. C.C. 11 Rescinded)

Dated December 31, 1943

Pursuant to the powers conferred by Order in Council P.C. 4996 of July 10, 1941, and any other enabling Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Order No. C.C. 11 Rescinded*

The Order of the Controller of Chemicals No. C.C. 11 dated April 13, 1942, is rescinded.

E. T. STERNE,
Controller of Chemicals.

APPROVED:

J. G. GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY
COAL CONTROLLER

Order No. Coal 4D
(Orders Nos. Coal 4B and Coal 4C Rescinded)

Dated December 31, 1943

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Orders of the Coal Controller No. Coal 4B dated June 1, 1943 and No. Coal 4C dated June 5, 1943 are rescinded.

E. J. BRUNNING,
Coal Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 18A-2

(Order M.V.C. 18A (Amended))

Dated December 30, 1943

Pursuant to the powers conferred by Order in Council P.C. 1121 of February 13, 1941, as amended, and any other enabling Order in Council or Statute, and with the approval of the Chairman of the Wartime Industries Control Board, and the concurrence of the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Order No. M.V.C. 18A—Amended

The Order of the Motor Vehicle Controller, No. M.V.C. 18A dated September 29, 1943, is hereby amended by deleting paragraph (c) of Section 1 and substituting therefor the following:

- (c) "Model Year" shall, in respect of passenger motor vehicles, begin with the first day of October which next precedes the year by which the model of such passenger motor vehicle is designated by the manufacturer, and if the manufacturer does not designate his passenger motor vehicles by model year, then the calendar year in which such passenger motor vehicle is produced shall be the model year of such vehicle; provided that in respect of a reserve passenger motor vehicle released pursuant to Order No. M.V.C. 17 dated March 28, 1942, "model year" shall mean the calendar year in which such vehicle was first released."

E. R. BIRCHARD,
Deputy Motor Vehicle Controller.

APPROVED:

J. G. GODSOE,
Chairman, Wartime Industries Control Board.

Concurred in by the Wartime Prices and Trade Board.

D. GORDON,
Chairman.

DEPARTMENT OF MUNITIONS AND SUPPLY

PRIORITIES OFFICER

Order No. P.O. 3A

(Order No. P.O. 3 Rescinded)

Dated December 31, 1943

Pursuant to the powers conferred on the Priorities Officer by Order in Council P.C. 1169 of February 20, 1941, as amended,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Order No. P.O. 3 Rescinded

The Order of the Priorities Officer No. P.O. 3 dated January 21, 1943, (Reports for Controlled Materials Plan) is hereby rescinded.

W. E. UREN,
Priorities Officer.

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply.

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

VOLUME I, No. 5



FEB. 7, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of
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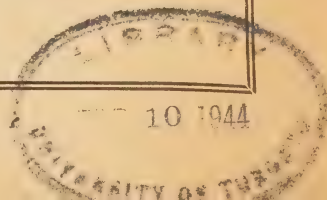


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ERRATA—

- Canadian War Orders and Regulations 1944 Vol. I No. 3, page 173,
The tariff item in the Statement on Import Policy dated January, 4 1944, should read: "ex 562, ex 565 et al".
- Canadian War Orders and Regulations 1943 Vol. IV No. 1, page 827,
Order No. 319: The last line of Section 4 should read—"which such person purchased in the years 1940, 1941 and 1942."

PART IV

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(Munitions and Supply)

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PART I

Orders in Council

Order in Council establishing the Canadian Export Board

P.C. 70

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 31st day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Trade and Commerce reports that under authority of the War Measures Act, Boards to engage in the export of certain specified commodities have been established;

That under present trading conditions there is a need for a Canadian Government export agency to co-operate with governmental procurement agencies in certain countries, particularly in certain British colonies, where emergency wartime trade control measures have been adopted; and

That it is considered to be in the best interests of Canadian export trade to have Government facilities available for the execution of export transactions relating to such markets as cannot be served by normal commercial facilities;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada 1927, is pleased to order that a Canadian Export Board for the purpose of purchasing civilian goods for export to the British Colonial Empire, other portions of the British Commonwealth of Nations and other countries, as occasion may require, during the period of continuance of the aforesaid trade control measures and until trade can again be conducted by and through normal peacetime trade channels, be and it is hereby established, such Export Board to function in accordance with the Canadian Export Board regulations hereby made and to consist of the following:

Department of Trade and Commerce.—

C. M. Croft, Director, Commercial Intelligence Service; Y. Lamontagne, Director, Commercial Relations Division; T. G. Major, Commodity Officer.

Department of Agriculture.—

A. M. Shaw, Director of Marketing.

Department of Fisheries.—

Stewart Bates, Special Assistant to Deputy Minister.

His Excellency in Council, on the same recommendation and under the authority of the War Measures Act, is further pleased to make the following regulations and they are hereby made and established,—

REGULATIONS RESPECTING THE CANADIAN EXPORT BOARD

1. These Regulations and any amendments and additions thereto may be cited as the Canadian Export Board Regulations.

Interpretation

2. For the purposes of these Regulations, unless the context otherwise requires:

(a) "Board" means the Canadian Export Board.

(b) "Minister" means the Minister of Trade and Commerce.

Canadian Export Board

3. (1) There shall be a Board to be called the Canadian Export Board consisting of five members appointed by the Governor in Council to hold office during pleasure.

(2) Three members shall be appointed from the staff of the Department of Trade and Commerce, one member from the staff of the Department of Agriculture and one member from the staff of the Department of Fisheries.

(3) The Minister may, from time to time, designate one of the members to be Chairman.

(4) If any member is unable at any time, by reason of absence, incapacity, or other inability to perform the duties of his office, the Minister may appoint temporarily a substitute member upon such terms and conditions as he may determine.

(5) The Board, subject to approval of the Minister, may establish at any place or places in Canada such office or offices as are required for the exercise of the powers of the Board, and may provide therefor the necessary accommodation, supplies and equipment.

(6) The Board, subject to the approval of the Minister, may appoint such officers, clerks, and other assistants as may be deemed necessary to assist the Board in the performance of its duties, and such persons shall receive such remuneration as the Board shall, with the approval of the Governor General in Council, determine.

(7) The Board may appoint such temporary agents or other persons as may be necessary to assist the Board in the performance of its duties, who shall receive such remuneration as the Board shall determine.

(8) Three members of the Board shall form a quorum, and the concurrence of at least three members shall be necessary for the execution of any act by the Board, and the act of three of its members shall be deemed to be an act of the Board.

(9) Members of the Board and officers, clerks and other employees of the Board shall be entitled to be paid their reasonable disbursements for travelling expenses necessarily incurred by them in connection with the discharge of their duties.

(10) The headquarters of the Board shall be at Ottawa, and meetings of the Board shall be held at Ottawa or at such other place as the Chairman of the Board may decide.

Powers of the Board

4. For the purposes for which the Board is established it shall have power,—

- (a) to buy, sell, negotiate the purchase or sale of and to engage in export trade in such commodities to such extent as the Board may consider advisable;
- (b) to negotiate the prices at which products required by the Board for export shall be purchased, and to determine the prices at which such products shall be sold by the Board, provided that the selling prices shall not exceed nor be less than the aggregate of the prices paid for such goods by the Board and any additional charges which are necessarily incurred in completing any export transactions;
- (c) to requisition cheques to be drawn against the special account hereinafter referred to for the payment of export products delivered pursuant to the requirements of the Board;
- (d) to accept payment and receive moneys for goods sold by the Board in accordance with an order accepted from a government, agency or importer in another country, and to use such funds in reimbursement of the Canadian supplier;
- (e) to cause to be inspected any goods purchased when such inspection is deemed necessary by the Board; to pay reasonable charges for such inspection service, and to reject any commodities which do not conform to the standards required by the Board;

- (f) to charge and collect such buying and selling commissions as may be deemed appropriate by the Board to cover the costs of these operations, provided, however, that it will not be incumbent upon the Board to charge any such commission;
- (g) to incur expenditures out of a separate allotment under the War Appropriation Acts for the maintenance of offices, and for payment of salaries and travelling expenses of all persons appointed or employed under or pursuant to these Regulations;
- (h) to make such rules not inconsistent with the provisions of these Regulations as the Board may deem expedient for the conduct of its business and proceedings;
- (i) to do all such acts and things as the Board may deem incidental or conducive to the attainment of any of the objects or the exercise of any of its powers;

5. (1) There shall be a special account called the Canadian Export Board Account, to which shall be credited moneys received for the sale of commodities by the Board.

(2) A revolving credit of \$50,000 shall be established in the name of the Canadian Export Board out of funds provided under the War Appropriation Acts, such credit to be increased, if required, by such amount as may be necessary to provide the Board with adequate working capital.

(3) The Minister of Finance may, subject to the provisions of these Regulations, on the requisition of the Board, pay out of the special account sums necessary to compensate persons for the particular commodity delivered, or services rendered by them pursuant to the requirements of the Board.

6. The Board shall maintain complete and accurate records of all its transactions, and the Minister of Finance may at any time by means of an officer of his Department inspect such records.

7. The Board shall report to the Minister as and when required to do so by the Minister.

8. No information with respect to the business of any person, which has been obtained under or by virtue of these Regulations, shall be disclosed without the consent of the person carrying on that business; provided that nothing in this subsection shall apply to the disclosure of any information—

- (a) to a Government Department or any person authorized by a Government Department requiring such information for the purpose of the discharge of the functions of that Department; or
- (b) for the purpose of any prosecution for any offence.

9. These Regulations shall come into force on the 31st day of January, 1944, and any subsequent regulation or amendment or repeal of any regulation shall be effective from the date of approval thereof by the Governor in Council and shall be published in the *Canada Gazette* or *Canadian War Orders and Regulations* and any order of the Board shall be effective on and from the date thereof.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council *re* compensation to be paid to owners of patents for use of their inventions in the production of munitions of war, etc.

P.C. 449

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 24th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 6982 dated the 4th day of December, 1940, it was provided in effect, that no claim, action or proceeding for the infringement of any patent or registered industrial design, based upon the use of the invention or design covered thereby in the production or sale of munitions of war or supplies or in the carrying out of defence projects, shall be made or instituted against any person, firm or corporation or his or its agents or sub-contractors, to whom or to which the Minister of Munitions and Supply shall have given an agreement of indemnity against any such claim, action or proceeding, but that the compensation to be paid to the owner of any such patent or registered industrial design which is valid shall be fixed by the Commissioner of Patents;

And whereas the said Order in Council was amended by Order in Council P.C. 11081 dated the 8th day of December, 1942, to broaden the protection given by the said Order in Council P.C. 6982 to include and cover any claim, action or proceeding for the non-payment of royalties or other sums payable under any agreement with respect to patents or registered industrial designs or the use of any invention or design covered thereby;

Whereas it is deemed desirable and in the public interest that the provisions of the said Orders in Council should be broadened to provide that the term "sub-contractors" as used therein, shall include "suppliers" and to include payments for "fees", as hereinafter defined, for engineering or other technical services.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, concurred in by the Secretary of State, and under and by virtue of the powers conferred by the War Measures Act, The Department of Munitions and Supply Act and other enabling powers in that behalf, is pleased to order and doth hereby order as follows:

- (a) The term "sub-contractors", as used in Order in Council P.C. 6982 dated the 4th day of December, 1940, and Order in Council P.C. 11081 dated the 8th day of December, 1942, and as used in paragraph (b) hereof, shall include, and from the respective dates of the said Orders in Council shall be deemed to have included, suppliers of any materials, equipment or services required for or used in connection with the performance of any munitions contract, as defined in subsection (1) of Section 13 of The Department of Munitions and Supply Act.
- (b) If at any time after the ninth day of April, nineteen hundred and forty the Minister of Munitions and Supply on behalf of His Majesty the King in right of Canada or on behalf of His Majesty's Government in the United Kingdom of Great Britain and Northern Ireland or the Government of any other Allied or Associated Power, including the Government of any British Dominion other than Canada, has agreed or hereafter agrees to indemnify or protect any person, firm or corporation against any claim, action or proceeding for the non-payment of fees, as hereinafter defined, in accordance with any contractual obligation, for engineering or other technical assistance rendered or to be rendered in connection with the production or sale of munitions of war or supplies, as defined in The Department of Munitions and Supply Act, then no claim, action or proceeding for the non-payment of such fees shall be made or instituted against such person, firm or corporation or his or its agents or sub-contractors; but His Majesty shall pay to the person, firm or corporation who or which has furnished such engineering or

other technical assistance such compensation as the Commissioner of Patents reports to be reasonable for such engineering or other technical assistance and any decision hereunder of the Commissioner of Patents shall be subject to appeal to the Exchequer Court.

- (c) "Tees", as used herein, shall mean and include any and all payments analogous to royalties or which are calculated as a percentage of the cost or sale price of the munitions of war or supplies being produced or sold or as a fixed amount per item or which are based upon the quantity or number of items being produced or sold or upon the volume of business done.
- (d) The Commissioner of Patents, with respect to any matter to be dealt with by him as provided for by this Order in Council or by the said Orders in Council P.C. 6982 and P.C. 11081, shall have all the powers that are or may be given to a commissioner appointed under Part I of the Inquiries Act.
- (e) If and when the Minister of Munitions and Supply agrees to indemnify any person, firm or corporation, pursuant to the provisions of this Order in Council or of the said Orders in Council P.C. 6982 or P.C. 11081, the royalties and fees which but for such indemnity would be payable by such firm, person or corporation, shall accrue for the benefit of His Majesty or the Government on whose behalf the indemnity has been given and shall be paid to such person as the Minister may direct.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council amending National Selective Service Civilian Regulations

P.C. 486

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 25th day of January, 1944

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that, by reason of the war, it is necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war, to amend the National Selective Service Civilian Regulations, established by Order in Council of 15th January, 1943 (P.C. 246), in the manner hereinafter set forth;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under and by virtue of the War Measures Act, Chapter 206 Revised Statutes of Canada, 1927, and the National Resources Mobilization Act, 1940, is pleased to amend the said Regulations and they are hereby further amended as follows:—

1. The word "work" is deleted from Section 213, sub-section (1) and the word "employment" substituted therefor.

2. The following sub-sections are added immediately after sub-section (2) of Section 213:—

(3) Where an employee, who has become entitled to reinstatement in his original employment by virtue of the provisions of this Section, is or has been directed or requested by a Selective Service Officer to accept employment other than his original employment under this Part, such employee shall, upon the termination of the employment which he has been or may hereafter be directed or requested to accept, have the same right to reinstatement in his original employment as that to which he was entitled upon the termination of the first employment which he was directed or requested to accept.

(4) For the purposes of sub-section (3) of this Section "original employment" shall mean the employment in which the employee was employed at the time he received and accepted his first direction or request from a Selective Service Officer to accept other employment under this Part.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing A. J. Kelly a member of the National Selective Service Advisory Board, vice J. A. Bell, resigned

P.C. 511

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 1788, dated March 5, 1943, Mr. J. A. Bell, of Toronto, Ontario, was appointed a member of the National Selective Service Advisory Board;

And whereas the Minister of Labour reports that the said Mr. J. A. Bell has tendered his resignation as a member of the said National Selective Service Advisory Board;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to accept the resignation of the said Mr. J. A. Bell as of January 24, 1944.

His Excellency in Council, on the same recommendation, is pleased to appoint and doth hereby appoint Mr. A. J. Kelly, Dominion Legislative Representative, Brotherhood of Railroad Trainmen, of Ottawa, Ontario, to be a member of the said National Selective Service Advisory Board in place of the said Mr. J. A. Bell, Mr. Kelly's appointment to be effective January 25, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council establishing Regional Selective Service Advisory Boards for the Pacific, Prairie, Ontario and Quebec Employment Regions

P.C. 512

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 28th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 6387 dated August 10, 1943, provides *inter alia* for the creation of Regional Selective Service Advisory Boards for the Pacific, the Prairie, the Ontario, and the Quebec employment regions, established under the provisions of the Unemployment Insurance Act.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to approve and doth hereby approve of the establishment of the following Regional Selective Service Advisory Boards and the appointment of the following persons as members thereof:—

(1) A Regional Selective Service Advisory Board for the *Pacific* Employment Region with headquarters at the City of Vancouver, British Columbia, consisting of the following:—

Major J. B. Cowell, Regional Director of National Selective Service, Vancouver,

Hon. Mr. Justice A. M. Manson, Chairman, Mobilization Board, Division "K", Vancouver,

C. G. Pennock, Esq., Registrar, Division "K" National Selective Service, Mobilization Section, Vancouver,

William McKinstry, Esq., Regional Superintendent, Unemployment Insurance Commission, Vancouver,

Frederick Smelts, Esq., Chairman, Vancouver Employment Committee, Unemployment Insurance Commission,

R. H. Neelands, Esq., Secretary, Typographical Union No. 226, and member Executive Board, Vancouver, New Westminster and District Trades and Labour Council, Vancouver, representing employees,

D. O'Brien, Esq., Regional Director of Organization for Canadian Congress of Labour, Vancouver, representing employees,

W. C. Blundell, Esq., Vancouver, representing Department of Munitions and Supply,

W. R. Dowrey, Esq., Vancouver, representing Wartime Prices and Trade Board,

(2) A Regional Selective Service Advisory Board for the *Prairie* Employment Region with headquarters at the City of Winnipeg, Manitoba, consisting of the following:—

E. N. Griggs, Esq., Regional Director of National Selective Service, Winnipeg, Major-General Harold J. Riley, Associate Director of National Selective

Service, Winnipeg, F. J. White, Esq., Regional Superintendent, Unemployment Insurance Commission, Winnipeg,

Dr. Sidney Smith, President, University of Manitoba, Chairman, Regional Employment Committee, Unemployment Insurance Commission, Winnipeg,

Gordon Wilkinson, Esq., representative International Association of Machinists, Winnipeg, representing employees,

Edward Bush, Esq., Oil Workers' Union of Canada, Winnipeg, representing employees,

R. A. Pyne, Esq., Winnipeg, representing the Department of Munitions and Supply,

George J. A. Young, Esq., Winnipeg, representing the Wartime Prices and Trade Board,

(3) A Regional Selective Service Advisory Board for the *Ontario* Employment Region with headquarters at the City of Toronto, Ontario, consisting of the following:—

G. W. Ritchie, Esq., Regional Director of National Selective Service, Toronto,

Hon. Mr. Justice J. G. Gillanders, Chairman, Mobilization Board, Division "B", Toronto,

Colonel R. H. Davidson, Acting Registrar, Division "B", National Selective Service, Mobilization Section, Toronto,

B. G. Sullivan, Esq., Regional Superintendent, Unemployment Insurance Commission, Toronto,

H. A. Logan, Esq., Chairman, Regional Employment Committee, Unemployment Insurance Commission, Toronto,

Saul Spivak, Esq., Vice-President, Canadian Congress of Labour and Manager of The Amalgamated Clothing Workers of America, Toronto, representing employees,

J. Woolsey, Esq., International Union of Elevator Constructors, Toronto, representing employees,

Crawford Gordon, Esq., Special Assistant to the Co-ordinator of Production of Department of Munitions and Supply, Toronto, representing the Department of Munitions and Supply,

Dr. Ronald MacLeod, Director of Personnel, Imperial Oil Company, Toronto, representing the Wartime Prices and Trade Board,

(4) A Regional Selective Service Advisory Board for the *Quebec* Employment Region with headquarters at the City of Montreal, Quebec, consisting of the following:—

Hector Dupuis, Esq., Regional Director of National Selective Service, Montreal,
His Honour Judge Leon Lajoie, Chairman, Mobilization Board, Division "E",
Montreal,

A. de Gaspé Tache, Esq., Registrar, Division "E", National Selective Service,
Mobilization Section, Montreal,

L. Prefontaine, Esq., Regional Superintendent, Unemployment Insurance Commission, Montreal,

Roger Brossard, Esq., Chairman, Regional Employment Committee, Unemployment Insurance Commission, Montreal,

Osiias Filion, Esq., Vice-President, Canadian and Catholic Confederation of Labour, Montreal, representing employees,

James P. Brodrick, Esq., General Organizer, International Brotherhood of Electrical Workers, Montreal, representing employees,

C. N. Moisan, Director-General of Montreal Office of Department of Munitions and Supply representing Department of Munitions and Supply,
Montreal,

Paul Vaillancourt, Esq., President, Vaillancourt Limited, Montreal, representing Wartime Prices and Trade Board,

His Excellency in Council, on the same recommendation, is further pleased to order and doth hereby order that the Chairman of the Regional Selective Service Advisory Boards in each case shall be the Regional Director of National Selective Service; and

That the members of each of the aforesaid Boards who are not employed full time by the Government of Canada shall be paid fifteen dollars per diem for each day engaged in work of such Board, together with actual and necessary expenses when absent from their places of residence in connection with the work of the Board, effective on and from January 24, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appropriating on behalf of His Majesty all the issued Capital Stock of Eldorado Mining and Refining, Ltd.

P.C. 535

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 27th day of January, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports that Eldorado Mining and Refining Limited is a company incorporated by Letters Patent issued under the Companies Act of Ontario holding a miner's licence under the Regulations for the Disposal of Quartz Mining Claims on Dominion Lands in the Northwest Territories, which were made by Order in Council P.C. 507 dated 4th March, 1932; and

That it is, by reason of the war, necessary for the security, defence, peace, order and welfare of Canada that the production and disposition of the product of the aforesaid mine should be under the control of His Majesty and to that end that all the said company's issued capital stock be appropriated on behalf of, and vested in, His Majesty and that the undertaking and business of the said company should be carried on for and on behalf of His Majesty.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and under and by virtue of the powers conferred by the War Measures Act, chapter 206 of the Revised Statutes of Canada, 1927, is pleased to make and doth hereby make the following order:

ORDER

1. All the issued capital stock of Eldorado Mining and Refining Limited is hereby appropriated on behalf of, and vested in, His Majesty and registered in the name of the Minister of Munitions and Supply on behalf of His Majesty, and no person other than His Majesty shall, hereafter, have any right or interest of any kind whatsoever in any of the said capital stock.

2. (1) Eldorado Mining and Refining Limited is hereby declared to be a body corporate and politic within the legislative authority of the Parliament of Canada, but, on the issue of Letters Patent by the Secretary of State as hereinafter provided, shall be a body corporate and politic without share capital, and shall consist of such persons as are from time to time named by the Minister of Munitions and Supply, and shall have for its purposes the exercise and performance in Canada or elsewhere, without pecuniary gain to such corporation, of such of the powers and duties conferred or imposed on the Minister of Munitions and Supply as the Minister of Munitions and Supply desires to delegate to such corporation.

(2) The Secretary of State shall, by Letters Patent under his seal of office, grant a charter to Eldorado Mining and Refining Limited (under the name of "Eldorado Mining and Refining") which charter shall replace the charter issued under the Ontario Companies Act; and such charter and the bylaws of the corporation shall be in such terms as may be approved by the Minister of Munitions and Supply and the Secretary of State.

(3) The Minister of Munitions and Supply may remove a member, director or officer of the said corporation at any time and appoint another in his stead.

(4) The provisions of Part II of the Companies Act, 1934 shall apply to the said corporation except in so far as they may be declared inapplicable, varied or added to by its charter.

(5) The accounts of the said corporation shall be audited by the Auditor General of Canada.

(6) Nothing in this paragraph shall affect anything done, and any right or privilege acquired, any liability incurred up to and at the time of the making of this order, to all of which rights and privileges Eldorado Mining and Refining shall continue to be entitled, and to all of which liabilities it shall continue to be subject.

(7) Eldorado Mining and Refining shall hold and administer all its property, subject to the directions of the Minister of Munitions and Supply, on behalf of His Majesty, and shall, if so directed by the Minister of Munitions and Supply, convey, transfer or assign all or any part of its property to His Majesty.

3. The administration of all lands in the Northwest Territories belonging to His Majesty and in respect of which Eldorado Mining and Refining has any rights under the Regulations for the Disposal of Quartz Mining Claims on Dominion Lands in the Northwest Territories is hereby transferred to Eldorado Mining and Refining.

4. (1) The Minister of Munitions and Supply is hereby authorized to tender to persons having claims for compensation arising out of the appropriation of the capital stock of Eldorado Mining and Refining Limited by this order the sum of one dollar and thirty-five cents (\$1.35) in full payment of all claims arising out of the appropriation of each share of the said capital stock, and, if accepted by the person entitled thereto, may pay any such amount out of the War Appropriation.

(2) The Minister of Munitions and Supply may make such arrangements as he thinks desirable for making the tenders and payments authorized by subparagraph one of this paragraph; and for that purpose may deposit the compensation money with an agent authorized to make the payments on his behalf and may specify the evidence which a claimant shall be required to produce in support of his claim.

(3) The compensation money agreed upon or adjudged in respect of any share of capital stock appropriated by this order shall stand in the stead of such share of capital stock, and any claim to or in respect of such share of capital stock shall as

respects His Majesty be converted into a claim to such compensation money or to a proportion of the amount thereof and shall be void as respects the share of capital stock so appropriated.

5. The appropriation of capital stock provided for in this order shall operate as and from three o'clock (Eastern Daylight Saving Time) in the afternoon of the twenty-eighth day of January, nineteen hundred and forty-four.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council *re* allowances authorized to be awarded by The War Veterans' Allowance Board.

P.C. 2/602

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 31st January, 1944.

The Board had under consideration a memorandum from the Honourable the Minister of Pensions and National Health reporting:

That under the provisions of the War Veterans' Allowance Act, Chapter 48 of the Statutes of Canada, 1930, as amended by Chapter 16 of the Statutes of Canada, 1938, an allowance may be paid to a veteran as defined therein and under the conditions set forth therein, up to \$240 per year if the veteran be a bachelor or a widower without children, and up to \$480 per year if the veteran be a married man or a widower with a child or children;

And that under the provisions of Order in Council P.C. 113/9400 dated December 3, 1941, as amended by Order in Council P.C. 1/3241 dated April 20, 1943, the War Veterans' Allowance Board was authorized under certain conditions therein set forth, to supplement the aforesaid allowances by the addition of \$5 per month to a bachelor or a widower without children, and of \$10 per month to a married man or a widower with a child or children;

And that by regulations approved by Your Excellency on the 13th of August, 1943, P.C. 101/6395, pursuant to Vote 205 of the Appropriation Act No. 5, 1943, and Supplementary Vote thereto, provision was made for the payment by the War Veterans' Allowance Board of Compassionate Allowances to the widows of said veterans coming within the definition of veteran in the War Veterans' Allowance Act upon the conditions set forth in the said Regulations, of a sum up to \$240 per annum in the case of a widow without a dependent child or dependent children, and of a sum up to \$480 per annum in the case of a widow with a dependent child or dependent children;

And that it is provided by said Regulations that such Compassionate Allowances to widows are *inter alia* conditional upon the widow, if without dependent child or dependent children, being not in receipt of income to the extent of \$365 per annum, exclusive of casual earnings not exceeding \$125 per annum, or, if she has a dependent child or dependent children, being not in receipt of income to the extent of \$730 per annum, exclusive of casual earnings not exceeding \$125 per annum;

And that under the provisions of the said War Veterans' Allowance Act the aforesaid allowances to veterans are reducible in the case of a bachelor or a widower without children, by income in excess of \$125 per year, and by income in the case of a married veteran, or a widower with a child or children, in excess of \$250 per year subject to certain exceptions set forth in Section 7 of the said Act;

And that it is deemed that, due to economic conditions arising out of the present war with the German Reich and its allies, such supplementation of the aforesaid allowances to veterans should be increased to \$10.41 per month and \$20.83 per month respectively;

And that such maximum Compassionate Allowances to widows should be increased by \$125 annually in the case of a widow without dependent children and by \$250 in the case of a widow with a dependent child or dependent children;

And that it is further deemed that due to economic reasons as aforesaid, in addition to the said exceptions set forth in said section 7, no deductions should be made from any of the aforesaid allowances by reason of—

- (1) any Provincial or Municipal relief moneys or Mothers' Allowance paid on account of dependent children,
- (2) any payment of moneys received of such kind as are specifically excepted from the meaning of "income" as defined in the Regulations made under the Old Age Pensions Act.
- (3) the receipt of unearned income not in excess of \$25 per annum,

And that the use of the words "exclusive of casual earnings not exceeding \$125 per annum" in sub-paragraph (b) of Regulation 1 of the said Regulations in respect of compassionate allowance to widows, and in Regulation 3 of the same, has caused ambiguity in view of the fact that section 7 of the War Veterans' Allowance Act is applicable to the said Regulations.

The Board concur in the above report and recommend that, under and by virtue of the War Measures Act, Chapter 206, of the Revised Statutes of Canada, 1927, and notwithstanding anything to the contrary contained in the War Veterans' Allowance Act, the regulations approved by your Excellency in December, 1941, P.C.113/9400, as amended by P.C.1/3241 of April 20th, 1943, be amended with effect as of January 1, 1944, as follows:—

- (1) That regulation (1) of the said regulations be revoked and the following be substituted therefor:—

"1. The War Veterans' Allowance Board may in its discretion award a Supplementary Allowance to a veteran who is in receipt of the maximum allowance payable under the War Veterans' Allowance Act, and who, in the opinion of the said Board, is incapable of augmenting his income by earnings and would otherwise experience privation, at the following rates:—

- (a) to a bachelor or a widower without children, \$10.41 per month, and to a married man or a widower with a child or children, \$20.83 per month; provided the Supplementary Allowance shall be reduced by the amount of any income of which the veteran may be in receipt other than income within the provisions of Section 7 of the said Act, and other than (1) any Provincial or Municipal relief moneys or Mothers' Allowance paid on account of dependent children, or (2) any payments of money received by the veteran of such kind as are specifically excepted from the meaning of 'income' as defined in the Regulations made under the Old Age Pensions Act, or (3) the receipt of unearned income not in excess of \$25 per annum."

The Board further recommend, under and by virtue of the War Measures Act, Chapter 206, of the Revised Statutes of Canada, 1927, that the regulations approved by your Excellency on August 13th, 1943, P.C.101/6395, be amended with effect as of January 1, 1944, as follows:—

- (1) That sub-paragraph (b) of Regulation 1 be revoked and the following substituted therefor:—

"1. (b) that such widow, if without dependent child or dependent children, is not, in receipt of income to the extent of \$365 per annum, or, if she has a dependent child or dependent children, is not in receipt of income to the extent of \$730 per annum, and, in either case, is in necessitous circumstances and funds are not available, or provided, for her maintenance from other sources;"

- (2) That regulation 3 be revoked and the following substituted therefor:—

"3. if a widow has no other income, and is, in the opinion of the Board, incapable of augmenting such allowance by earnings, and would, but for an increase in the maximum of such award, be likely to suffer privation, the Board may in its discretion increase the maximum of the award to \$365 per annum in the case of a widow without a dependent child or dependent children, or to \$730 per annum in the case of a widow with a dependent child or dependent children."

(3) That the following regulation be added to the said regulations:—

"8. that in addition to the exceptions set forth in said section 7 of the War Veterans' Allowance Act, no deductions shall be made from any of the aforesaid allowances by reason of—

- (1) any Provincial or Municipal relief moneys or Mothers' Allowance paid on account of dependent children,
- (2) any payments of money received by the widow of such kind as are specifically excepted from the meaning of 'income' as defined in the Regulations made under the Old Age Pensions Act,
- (3) the receipt of unearned income not in excess of \$25 per annum."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending P.C. 2163, 20th March, 1942, freight assistance on feed grains

P.C. 604

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 1st day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council dated 20th day of March, 1942, P.C. 2163, and by Order in Council dated 5th day of June, 1942, P.C. 4781, measures were approved extending freight assistance with respect to western grains and millfeeds shipped into the province of British Columbia for use exclusively as feed for live stock and poultry;

And whereas the Minister of Agriculture reports that grains originating in the Peace River District, and the Creston and Wynndel areas of British Columbia, because of lack of more direct transportation must be shipped out of the province even though the final destination of the grains is in British Columbia;

That points in this area are included as Prairie Points by the Canadian Wheat Board in administering policies relating to grain;

That at present the freight assistance measures authorized under the above mentioned Orders in Council do not apply to grains originating in the Peace River District and the Creston and Wynndel areas in British Columbia and that it is deemed advisable that the measures be extended to include these areas.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Agriculture, is pleased to amend the regulations made by Order in Council, P.C. 2163, dated 20th March, 1942, and they are hereby amended by deleting clause (1) thereof and substituting the following therefor:—

(1) On Western Wheat, Oats, Barley, Rye, No. 1 Feed Screenings or No. 2 Feed Screenings, whole or ground, Wheat Bran, Wheat Shorts or Wheat Middlings, shipped from points of origin in the Provinces of Alberta, Saskatchewan or Manitoba and in that part of British Columbia known as the Peace River District, the Creston and Wynndel areas and in such other parts of British Columbia as the Canadian Wheat Board may, from time to time, designate under authority of the Governor General in Council, to destinations in British Columbia and distributed for use exclusively as feed in British Columbia for Canadian live stock or poultry before July 1, 1942; provided that when the freight rates shown in Canadian Freight Association Tariff No. 145 can be applied, they must be used.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council extending to Wartime Food Corporation, Limited,
all of the powers conferred on Commodity Prices
Stabilization Corporation Limited**

P.C. 624

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 1st day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Commodity Prices Stabilization Corporation Limited, was incorporated under the authority of Order in Council P.C. 9870 of the 17th day of December, 1941, with the intent and for the purpose of facilitating under the direction of the Wartime Prices and Trade Board the control of prices in Canada and to that end was authorized, among other things, to pay subsidies, subventions and bonuses;

And whereas by Order in Council P.C. 7475 of the 26th day of August, 1942, Regulations were made and established respecting the operation of the said Corporation;

And whereas by agreement annexed to the said Order in Council P.C. 9870 as amended by Order in Council P.C. 5863 of the 7th day of July, 1942, the said Corporation was authorized to carry on its duties and responsibilities through subsidiary companies and under such authority caused the incorporation of Wartime Food Corporation Limited, as a subsidiary;

And whereas the Minister of Finance reports that in its operations Wartime Food Corporation Limited, will be paying subsidies, subventions, or bonuses in accordance with the provisions of the said agreement annexed to said Order in Council P.C. 9870 and certain legal considerations make it desirable that the powers of such subsidiary be clarified as hereinafter set forth;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and pursuant to powers conferred by the War Measures Act and otherwise, is pleased to order and doth hereby order as follows:—

- (1) Wartime Food Corporation Limited, shall, from time to time, have all of the powers conferred on Commodity Prices Stabilization Corporation Limited, by Order in Council P.C. 9870 of the 17th day of December, 1941, as amended, and by the agreement thereto annexed, as amended.
- (2) Every officer elected or appointed by Wartime Food Corporation Limited, shall have all of the powers conferred on specified officers by subsection (2) of Section 2 of Order in Council P.C. 7475 of the 26th day of August, 1942.

A. D. P. HEENEY,

Clerk of the Privy Council.

**Order in Council providing for repayment to Commodity Prices
Stabilization Corporation Limited, etc., by Government
Departments purchasing subsidized goods of the
amount of subsidy paid thereon**

P.C. 625

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 1st day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under the direction of the Wartime Prices and Trade Board, Commodity Prices Stabilization Corporation, Limited, and its subsidiary Wartime Food Corporation, Limited, subsidize certain goods either by payment of subsidy or by absorbing trading losses;

And whereas a principle of subsidization is that goods purchased by or on behalf of a Governmental Department or agency thereof are not subsidized, but in many instances subsidized goods ultimately are so purchased or become a component part of goods so purchased and it is expedient that, in such instances, repayment of the amount of subsidy involved in such goods be authorized as hereinafter set forth;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and pursuant to powers conferred by the War Measures Act and otherwise, is pleased to order and doth hereby order as follows:—

1. In this order

- (a) "corporation" means the Commodity Prices Stabilization Corporation, Limited;
- (b) "subsidiary" means Wartime Food Corporation, Limited;
- (c) "subsidy" means a subsidy, subvention, bonus or other sum granted by the corporation or by the subsidiary, either by payment in cash or by sales by the corporation or subsidiary at prices below cost;
- (d) "subsidized goods" means goods of a class or kind designated by the corporation or subsidiary as a class or kind of goods
 - (i) in respect of which a subsidy is or has been granted, or
 - (ii) the cost of production of which is or has been reduced by a subsidy granted in respect of some other class or kind of goods.

2. Notwithstanding any other law, any Department of His Majesty's Government in Canada is hereby authorized to agree with the corporation on the approximate amount of subsidy, whether granted by the corporation or by the subsidiary, that is involved in any subsidized goods heretofore or hereafter purchased by or on behalf of such Department or any agency thereof, and to pay such agreed amount to the corporation.

3. Notwithstanding any other law, in the case of any subsidized goods heretofore or hereafter purchased by any Department for the purposes of any other Department or Departments or purchased for the purposes of two or more Departments, all such Departments are hereby authorized to agree jointly on the approximate amount of subsidy, whether granted by the corporation or by the subsidiary, that is involved in any of such goods and to share payment of such amount to the corporation.

4. Any amount paid to the corporation under the authority of this Order representing the approximate amount of a subsidy granted by the subsidiary shall be received by the corporation to the account of the subsidiary. All amounts paid to the corporation under authority of this Order or under authority of Order in Council P.C. 5518, dated July 19, 1943, shall be applied in carrying out the terms of the agreement between the corporation, the subsidiary and His Majesty, dated the 18th day of July, 1942, as amended, and of carrying out any of the objects or powers of the corporation.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 39

Sixth Revision

Supplement No. 16

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 22nd January, 1944.

TO COLLECTORS OF CUSTOMS AND EXCISE,
AND OTHERS CONCERNED:

Export Permits—Smelts

Effective on and after January 21, 1944, (P.C. 260; 18/1/44), the following is added to the list of commodities requiring an export permit before being shipped from Canada to any destination:

GROUP 2 *Animals and Animal Products*

Fish and Fishery Products—

Smelts, fresh or frozen, filleted or not.

D. SIM,

*Deputy Minister of National Revenue
Customs and Excise.*

Series D No. 47

T. C. 148

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 22nd January, 1944.

TO COLLECTORS OF CUSTOMS AND EXCISE,
AND OTHERS CONCERNED:

Tariff Change by Order in Council

Effective the 15th April, 1943, Imported Coverings, specified in Paragraphs (a), (b), (bb), (c) and (d) of Customs Tariff Item 710, containing goods exempt from the 10% War Exchange Tax imposed by Section 88A, Part XIII, of the Special War Revenue Act are also exempt from the said War Exchange Tax.

D. SIM,

*Deputy Minister of National Revenue
Customs and Excise.*

(P.C. 290; 18/1/44—Authority, War Measures Act.)

ROYAL CANADIAN MOUNTED POLICE
HEADQUARTERS

OTTAWA, January 28, 1944.

NOTICE

The Minister of Justice has designated the following point to be a Registration Office, and the members of the R.C.M. Police at this point to be Registrars of Enemy Aliens under paragraph 25, sub-paragraph 1 of the Defence of Canada Regulations:—

CHESTER, Nova Scotia—R.C.M. Police.

S. T. WOOD,
Registrar General of Enemy Aliens.

PART III
 Wartime Prices and Trade Board
 (Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 356

Respecting Licences

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941 and amendments the Board hereby orders as follows:

1. Section 1 of Order No. 202 of the Board is amended by revoking paragraph (xv) of clause (d) thereof.
2. Section 2 of said Order No. 202 is amended
 - (a) by revoking subsection (1) thereof and replacing it with the following:
 "(1) Except as otherwise provided in this Order, no person shall buy for resale, sell or offer to sell any goods or supply any services unless he is the holder of a valid licence obtained from the Board through the Director of Licensing;"
 - (b) by adding the following clause to subsection 5 thereof:
 "(g) any operator of a taxi cab business."
3. Section 3 of said Order No. 202 is revoked and replaced by the following:
 "3. Every licence issued under the authority of Order No. 1, Order No. 48, Order No. 63 or Order No. 78 of the Board is deemed for all purposes to be a licence issued under this Order."
4. Section 5 of said Order No. 202 is revoked and replaced by the following:
 "5. (1) No licence or licence identification card shall be transferable.
 (2) Every licence issued under this Order shall be subject to such conditions as may be imposed thereon by any Order made by or on behalf of the Board or approved or concurred in by the Board."
5. Section 6 of said Order No. 202 is amended by revoking clause (b) thereof and replacing it with the following:
 "(b) notify the Director of Licensing in writing of any change in his business address or in the name, ownership or character of his business, within ten days after any such change. At the time of giving notice of any such change the licensee must surrender his licence identification card to the Director. The Director will then send the licensee a new identification card;"
6. This Order shall be effective on and after February 1, 1944.

Made at Ottawa, this 4th day of January, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 362

Respecting Lamb

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. This Order comes into effect on February 7, 1944. Its chief purpose is to consolidate into one Order the various amendments which have been made to Section 3 and Schedule "D" of Order No. 196 of the Board.

2. Section 3 of Order No. 196 of the Board as amended by Orders Nos. 300, 304 and 353 is hereby revoked and is replaced by the following:—

"Wholesale Sales—Carcasses and Sides

3. (1) The maximum price at which any person in any zone may sell or offer to sell at wholesale to any other person in any part of such zone any carcass or side

(a) of fresh or frozen lamb during the period September 1 to December 31, inclusive, in any year shall be the price set forth in Schedule "A" hereto for that zone;

(b) of frozen lamb in any month during the period January 1 to August 31, inclusive, in any year shall be the price set forth in Schedule "B" hereto for that month in that zone;

(c) of fresh lamb (obtained from the slaughter of winter-fed lambs born in the preceding year prior to December 1) during the period January 1 to June 30, inclusive, in any year shall be the price set forth in Schedule "C" hereto for that zone;

(d) of fresh lamb (obtained from the slaughter of lambs born in the same year in which the sale is made or in December of the preceding year) during the period January 3 to June 30, 1944, inclusive, shall be the price set forth in Schedule "D" hereto for that zone;

and such maximum price shall be the delivered price at the buyer's place of business or, if delivered by railway, at the buyer's nearest railway station; provided that if delivery is by railway express at the buyer's request and if the difference between the charges for such railway express and the corresponding charges by railway freight is such as to increase the cost of such delivery, such difference may be added to such price if such difference is shown as a separate item on the seller's invoice for such lamb.

(2) The maximum price at which any person in any zone may in any period sell or offer to sell at wholesale to any other person in any part of any other zone any carcass or side of any kind of lamb referred to in subsection (1) of this Section, shall be the price set forth in Schedule "A", "B", "C" or "D" hereto for that kind of lamb in that period in the zone in which the buyer is situated; and such maximum price shall be the delivered price at the buyer's place of business or, if delivered by railway, at the buyer's nearest railway station.

(3) The maximum price at which any person in any zone may in any period sell or offer to sell at wholesale to any other person in any part of Canada not included in a zone any carcass or side of any kind of lamb referred to in subsection (1) of this Section shall be the price set forth in Schedule "A", "B", "C" or "D" hereto for that kind of lamb in that zone in that period, together with the transportation cost from the shipping point to the point of delivery to the buyer.

(4) The maximum price at which any person in any part of Canada not included in any zone may in any period sell or offer to sell at wholesale to any other person in any part of Canada any carcass or side of any kind of lamb referred to in subsection (1) of this Section shall be such as may be approved or

prescribed from time to time by the Administrator of Meat and Meat Products with the approval of the Chairman of the Board.

(5) No person shall sell or offer to sell or buy or offer to buy at wholesale any fresh lamb of the kind mentioned in clause (d) of subsection (1) of this Section except a carcass or a side."

3. Section 2 of said Order 196 is hereby amended by deleting the descriptions of zones 12 and 13 therein and substituting the following:—

"Zone 12: composed of

- (a) that part of the province of Alberta not included in Zone 13 and lying to the south of the 55th parallel of latitude;
- (b) that part of the province of British Columbia lying to the east of the line formed by the Elk River from its source to its confluence with the Kootenay River and thence from such confluence along the Kootenay River to the southern boundary of the said province;
- (c) the city of Fernie:

Zone 13: composed of

- (a) in the province of Alberta, Edson and Lovett, and all railway stations on the Canadian National Railway west of Edson and Lovett and on the Canadian Pacific Railway west of Lake Louise; and
- (b) that part of the province of British Columbia not included in Zones 12 and 14 and lying to the south of the 56th parallel of latitude excluding Vancouver Island, the Queen Charlotte Islands and all other islands lying off the coast of the said province and excluding all that part of the mainland coast of the said province lying to the north of the 50th parallel of latitude."

4. Schedule "D" of said Order 196 as amended is revoked and replaced by the Schedule to this Order.

Made at Ottawa, this 29th day of January, 1944.

D. GORDON,
Chairman.

SCHEDULE TO ORDER No. 362 BEING SCHEDULE "D" TO ORDER No. 196

Maximum Prices in cents per pound of Carcasses and Sides of fresh spring or summer lamb in the following periods in any year in the following zones:—

Kind	Zone	Period	
		Jan. 3 to Apr. 30	May 1 to June 30
Fresh Spring or Summer Lamb.....	1	35	31
	2	35	31
	3	34	30
	4	34	30
	5	34	30
	6	34	30
	7	34½	30½
	8	34	30
	9	33½	29½
	10	32½	28½
	11	32½	28½
	12	32	28
	13	33½	29½
	14	33½	29½
	15	33½	29½

WARTIME PRICES AND TRADE BOARD**Order No. 363****On the Prices of Footwear Leather**

Under powers conferred by Order in Council P.C. 8528 dated November 1, 1941,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. This Order comes into force on February 1, 1944, and amends Board Order No. 292.

2. Section 2 of the said Board Order No. 292 is hereby revoked and the following is substituted therefor:

"2. The maximum price at which any tanner, jobber or leather dealer may sell any leather for use in making footwear to any manufacturer of footwear shall be his highest lawful maximum selling price on July 15, 1943, for the same kind and quality of leather less 2 per cent of such price."

3. Section 3 of the said Board Order No. 292 is hereby revoked and the following is substituted therefor:

"3. The maximum price at which any tanner, jobber or leather dealer may sell any leather for use in the manufacture of footwear to any jobber or dealer in leather shall be his highest lawful maximum selling price on July 15, 1943, for the same kind and quality of leather, provided however that if the jobber or dealer certifies at the time of purchase or subsequently, that the leather is to be or has been used in making domestic civilian footwear, he shall be entitled to a discount of 2 per cent or to a repayment of 2 per cent of the purchase price of such leather."

4. Section 6 of the said Board Order No. 292 is hereby revoked and the following is substituted therefor:

"6. This Order shall not apply

- (a) to a sale of leather for use in or which is used in the making of counters, box toes, heels, and/or welting;
- (b) to a sale of counters, box toes, heels, and/or welting;
- (c) to a sale of leather for use in the making of footwear the selling price of which is not subject to a maximum selling price fixed by or under The Wartime Prices and Trade Regulations; and
- (d) to a sale of leather for use in the repair of footwear or in the making of cut stock for use in the repair of footwear."

Made at Ottawa, this 31st day of January, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD**Order No. 364****Respecting Selling Prices of Footwear**

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. Section 2 of Board Order No. 293 is hereby revoked and the following substituted therefor:

"2. (a) The maximum prices at which a manufacturer of footwear may sell or offer to sell footwear for active winter sports and leather footwear, to which Administrator's Order No. A-175 applies, may respectively be increased by three per cent of his maximum price as fixed by the said Order.

(b) This Order shall not allow any change in the maximum price of felt footwear fixed by said Administrator's Order No. A-175."

2. This Order comes into force on February 1, 1944.

Made at Ottawa, this 31st day of January, 1944.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1065

Respecting the Manufacture of Envelopes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Packages and Converted Paper Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. This Order comes into force on January 28, 1944, and revokes and replaces Administrator's Order No. A-649. This Order deals with the manufacture of paper envelopes and applies to all of them except

- (a) envelopes made wholly of glassine or transparent cellulose
- (b) gusset side envelopes
- (c) envelope pockets without flap, with or without thumb-hole, such as are commonly used to contain bank deposit books, insurance policies, X-ray plates, phonograph records, work dockets, and similar envelopes.

2. (1) No person shall manufacture an envelope unless it is of a size and type set out in Schedule "A" hereto and made from paper of a weight set out opposite each such size and type, provided that envelopes of the kinds mentioned in Sections 4 to 15 of this Order may be manufactured but only in accordance with the provisions of this Order specially referring to each such kind of envelope.

(2) Nothing in subsection (1) of this Section shall prohibit the manufacture of envelopes from any lightweight paper regularly used for Air Mail envelopes prior to the date of this Order but such envelopes shall not be made except in the sizes and types permitted by this Order.

3. A manufacturer of envelopes may

- (a) manufacture envelopes of any "penny saver" type, except "hooked" type, in any size set out in Part I of Schedule "A";
- (b) manufacture a powder proof envelope from any die required to manufacture an open end envelope of a size set out in Part I of Schedule "A";
- (c) manufacture envelopes in the styles known as crossback, single side-seam, double side-seam, or centre seam;
- (d) use any style of flap except the style known as "Pictorial".

4. A person may manufacture envelopes in a size or style other than as specified in Schedule "A" hereto,

- (a) to fill a written order for not less than 250,000 envelopes of one size, style and type for use by a manufacturer or wholesale distributor in packaging goods if he used envelopes of that size, style and type prior to the effective date of this Order for packaging the same goods or if he has obtained the written permission of the Administrator;
- (b) to fill a written order for not less than 1,000 envelopes of one size, type, style, weight and grade;
 - (i) if more than 1½ inches smaller in length and/or width, than the next larger size listed in Part I of Schedule "A" hereto; or
 - (ii) if longer than 15 inches and/or wider than 11½ inches; or,
 - (iii) if made with a perforated flap for use as a customer's ticket or receipt, such as is commonly provided with photographic film, jewellery repair and pay receipt envelopes;

provided that where the perimeter of any envelope manufactured under the provisions of this Section is 36" or less the paper used in its manufacture shall not weigh more than 40 lbs. for 1,000 sheets of size 17" x 22" and where the perimeter of that envelope is more than 36" the paper used in its manufacture shall not weigh more than 48 lbs. for 1,000 sheets of size 17" x 22".

Envelopes For Use With Payroll Accounting Systems

5. Pay envelopes, specially designed for use with a payroll accounting system with duplicating equipment, where the particulars are filled in by machine and duplicated on other forms simultaneously, may be manufactured in any size, type or style, and from paper not heavier than 40 lbs. per 1,000 sheets of size 17" x 22", if the user certifies in writing to the manufacturer:—

- (a) that the said envelopes are for use only with such mechanical payroll accounting system; and
- (b) that no envelope listed in Part I of Schedule "A" can be used with this system.

Greeting Card Envelopes

6. (1) No person shall manufacture envelopes for use with greeting cards (herein called greeting card envelopes) except in sizes set out in Schedule "B" hereto and to fill written orders for not less than 35,000 envelopes of one size, type, style, weight and grade, provided that greeting card envelopes may be manufactured in sizes other than those set out in Schedule "B" to fill written orders for not less than 400,000 envelopes of one size, type, style, weight and grade.

(2) No person shall, in the manufacture of greeting card envelopes, use paper of a greater weight than 40 lbs. for 1,000 sheets of size 17" x 22".

7. No person shall,

- (a) band greeting card envelopes; or
- (b) pack greeting card envelopes of half-perimeter of 11½" or less in units of less than 1,500 envelopes or pack greeting card envelopes of half-perimeter of more than 11½" in units of less than 500 envelopes.

8. Envelopes manufactured for use with greeting cards shall not be sold by the manufacturer thereof for any other purpose.

Calendar Envelopes

9. No person shall manufacture envelopes for use with calendars except in sizes and from weights of paper set out in Schedule "C" hereto and to fill written orders for not less than 1,000 envelopes of one size, type, style, weight and grade, provided that envelopes for use with calendars may be manufactured in sizes other than those set out in Schedule "C" to fill written orders for not less than 25,000 envelopes of one size, type, style, weight and grade, if the weight does not exceed 40 lbs. for 1,000 sheets of size 17" x 22".

10. Envelopes manufactured for use with calendars shall not be sold by the manufacturer thereof for any other purposes.

Window and Outlook Envelopes

11. (1) No person shall manufacture any window or outlook envelope except from Kraft or manilla paper weighing not more than 48 lbs. for 1,000 sheets of size 17" x 22".

(2) No person shall manufacture an envelope with window or outlook unless it is of a size, type, and weight of paper set out in Schedule "D" hereto, and has an opening the size and position of which are as specified in the said Schedule for such size and type.

(3) Notwithstanding the provisions of subsection 2 of this Section, a person may manufacture envelopes in sizes and types, and having openings the size and position of which are other than as set out in Schedule "D", to fill a written order for not less than 5,000 envelopes of one size, type, style, weight, grade, size of opening and position of opening if such envelopes are of a size and type listed in Part I of Schedule "A" hereto or of a size permitted under Clause (b) of Section 4.

Social Correspondence and Wedding Stationery Envelopes

12. (1) No person shall manufacture envelopes for use with flat, folded or padded notepaper, or with correspondence cards (herein called social correspondence envelopes)

- (a) except in sizes set out in Part I of Schedule "E" hereto;
- (b) in more than five sizes or in any sizes other than those included in the list referred to in clause (c); and
- (c) unless he has submitted to the Administrator of Packages and Converted Paper Products a list of the sizes which he proposes to manufacture;

(2) No person shall puff social correspondence envelopes to exceed 2 inches in thickness for a pack of 24 envelopes, provided that nothing in this Section contained shall prohibit the manufacture and supply for sale at retail of unpuffed envelopes listed in Schedule "A" and manufactured in accordance with the provisions of this Order.

13. (1) No person shall manufacture envelopes for use with wedding invitations or wedding announcements (herein called wedding stationery envelopes)

- (a) except in sizes set out in Part II of Schedule "E" hereto;
- (b) in more than two sizes, or in any sizes other than those included in the list referred to in clause (c); and
- (c) unless he has submitted to the Administrator of Packages and Converted Paper Products a list of the sizes which he proposes to manufacture;

(2) No person shall puff wedding stationery envelopes to exceed 2 inches in thickness for a pack of 24 envelopes.

14. No person shall use any paper in the manufacture of social correspondence or wedding stationery envelopes except

- (a) No. 1 and No. 2 grade Rag Content Stationery Wedding and Papeterie Paper of a weight not more than 48 lbs. for 1,000 sheets of size 17" x 22";
- (b) any other paper of a weight not more than 40 lbs. for 1,000 sheets of size 17" x 22".

15. Notwithstanding the provisions of Sections 12 and 13 of this Order, a manufacturer of envelopes may manufacture social correspondence envelopes or wedding stationery envelopes in any size set out in Schedule "E" hereto to fill written orders from a manufacturer of social stationery who certifies in writing to the manufacturer of the envelopes that he has been authorized by the said Administrator to purchase such envelopes.

General

16. No person shall manufacture puffed envelopes except social correspondence envelopes and wedding stationery envelopes as permitted by Sections 12 and 13 of this Order.

17. No person shall manufacture, for stock, envelopes made from any other kind and/or grade of paper than as set out in Schedule "F" hereto; provided that nothing in this section shall apply to greeting card, calendar or social correspondence envelopes, seed bags, grain bags, or envelopes used to package goods by a manufacturer or wholesale distributor.

18. No person shall manufacture for stock, envelopes made from bond paper unless such envelopes are made in the sizes and types and of the weight and colour of paper set out in Schedule "G" hereto.

19. No person shall band envelopes except for over-the-counter sale at retail.

20. No manufacturer of envelopes shall

- (a) package envelopes in boxes except in accordance with the specification set out in Schedule "H" hereto; or
- (b) supply envelopes in quantities other than the minimum packaging quantity set out in the said Schedule or a multiple of such quantity.

21. No person shall manufacture for stock, more than four sizes of coin envelopes.

22. The Administrator of Packages and Converted Paper Products may by direction in writing grant exemption from any provisions of this Order in any case where the special circumstances appear to warrant or where undue hardship or injustice would otherwise ensue.

Dated at Ottawa this 17th day of January, 1944.

C. V. HODDER,

Administrator of Packages and Converted Paper Products.

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To ADMINISTRATOR'S ORDER No. A-1065

Standard Sizes of Envelopes Other Than for Special Purposes Permitted by Order No. A-1065, such as Wedding Invitations or Announcements, Notepaper, Greeting Cards, Calendars, etc.

PART I OF SCHEDULE "A"

	Width—Length (in inches)	Weight of Paper 1,000 sheets 17" x 22" lb.
<i>Open Side Envelopes—</i>		
Optical, Lens or Pence.....	1 $\frac{3}{4}$ x 1 $\frac{1}{2}$	40
Optical, Lens or Pence.....	1 $\frac{1}{2}$ x 2 $\frac{1}{2}$	40
Optical, Lens or Pence.....	2 x 2 $\frac{1}{2}$	40
Optical, Lens or Pence.....	2 $\frac{1}{2}$ x 2 $\frac{1}{2}$	40
Optical, Lens or Pence.....	2 $\frac{3}{8}$ x 2 $\frac{3}{8}$	40
Optical, Lens or Pence.....	2 $\frac{1}{2}$ x 2 $\frac{1}{2}$	40
Optical, Lens or Pence.....	2 $\frac{1}{2}$ x 3	40
Optical, Lens or Pence.....	2 $\frac{1}{2}$ x 4	40
#1 Drug.....	1 $\frac{1}{2}$ x 2 $\frac{1}{2}$	40
#2 Drug.....	2 $\frac{1}{2}$ x 3 $\frac{1}{2}$	40
#3 Drug.....	2 $\frac{1}{2}$ x 4 $\frac{1}{2}$	40
Visiting Card.....	2 $\frac{1}{2}$ x 4	40

*Visiting Card size is subject to a tolerance of $\frac{1}{4}$ -inch deviation from the above size in either or both dimensions, but no person shall manufacture more than one size.

#2 Duplex Church.....	2 $\frac{1}{2}$ x 4 $\frac{1}{2}$	40
#7 Regular.....	3 $\frac{1}{2}$ x 6	40
Remittance, Square Flap.....	3 $\frac{1}{2}$ x 6	40
#8 Regular.....	3 x 6 $\frac{1}{2}$	40
#8 $\frac{1}{2}$ two-fold Legal.....	4 x 7 $\frac{1}{2}$	40
#9 Open side.....	3 $\frac{1}{2}$ x 8 $\frac{1}{2}$	40
Alternative.....	4 x 9	40
#10 Open Side.....	4 $\frac{1}{2}$ x 9 $\frac{1}{2}$	40
#11 Open Side.....	4 $\frac{1}{2}$ x 10 $\frac{1}{2}$	40
#14 Open Side.....	5 x 11 $\frac{1}{2}$	40 & 48
Cheque.....	3 $\frac{1}{2}$ x 8 $\frac{1}{2}$	40
Cheque.....	3 $\frac{1}{2}$ x 8 $\frac{1}{2}$	40
Cheque.....	3 $\frac{1}{2}$ x 8 $\frac{1}{2}$	40
Cheque.....	3 $\frac{1}{2}$ x 8 $\frac{1}{2}$	40
Correspondence.....	3 $\frac{1}{2}$ x 5 $\frac{1}{2}$	40
Large Octavo.....	4 $\frac{1}{2}$ x 5 $\frac{1}{2}$	40
Extra Large Octavo.....	4 $\frac{1}{2}$ x 5 $\frac{1}{2}$	40
Alternative.....	4 $\frac{1}{2}$ x 5 $\frac{1}{2}$	40
Invitation.....	4 $\frac{1}{2}$ x 6 $\frac{1}{2}$	40
Alternative.....	4 $\frac{1}{2}$ x 6 $\frac{1}{2}$	40
Invitation.....	4 $\frac{1}{2}$ x 6 $\frac{1}{2}$	40
Invitation.....	5 x 6 $\frac{1}{2}$	40
Invitation.....	6 x 7 $\frac{1}{2}$	40

	Width—Length (in inches)	Weight of Paper 1,000 sheets 17" x 22"
<i>Open End Envelopes—</i>		
Optical, Lens or Pence.....	1 $\frac{3}{4}$ x 1 $\frac{1}{2}$	40
Optical, Lens or Pence.....	1 $\frac{3}{4}$ x 2 $\frac{1}{2}$	40
Optical, Lens or Pence.....	2 x 2 $\frac{1}{2}$	40
Optical, Lens or Pence.....	2 $\frac{1}{2}$ x 2 $\frac{1}{2}$	40
Optical, Lens or Pence.....	2 $\frac{1}{2}$ x 2 $\frac{3}{4}$	40
Optical, Lens or Pence.....	2 $\frac{1}{2}$ x 2 $\frac{1}{2}$	40
Optical, Lens or Pence.....	2 $\frac{3}{4}$ x 3	40
Optical, Lens or Pence.....	2 $\frac{3}{4}$ x 3 $\frac{1}{2}$	40
Invoice Tag.....	3 $\frac{1}{2}$ x 6 $\frac{1}{2}$	40
#10 Open End.....	4 $\frac{1}{2}$ x 9 $\frac{1}{2}$	40
#11 Open End.....	4 $\frac{1}{2}$ x 10 $\frac{1}{2}$	40
#14 Open End.....	5 x 11 $\frac{1}{2}$	40 & 48
Coin #1.....	2 $\frac{1}{2}$ x 3 $\frac{1}{2}$	40
Alternative.....	2 $\frac{1}{2}$ x 3 $\frac{1}{2}$	40
Coin #2.....	2 $\frac{1}{2}$ x 4 $\frac{1}{2}$	40
Coin #3.....	2 $\frac{1}{2}$ x 4 $\frac{1}{2}$	40
Alternative.....	3 x 4 $\frac{1}{2}$	40
Alternative.....	3 $\frac{1}{2}$ x 4 $\frac{1}{2}$	40
Alternative.....	3 x 4 $\frac{1}{2}$	40
Coin #5.....	3 $\frac{1}{2}$ x 5 $\frac{1}{2}$	40
Coin #6.....	3 $\frac{1}{2}$ x 6 $\frac{1}{2}$	40
Alternative.....	3 $\frac{1}{2}$ x 6 $\frac{1}{2}$	40
Catalogue.....	4 $\frac{1}{2}$ x 6 $\frac{1}{2}$	40
Catalogue.....	5 $\frac{1}{2}$ x 7 $\frac{1}{2}$	40
Catalogue.....	5 $\frac{1}{2}$ x 8 $\frac{1}{2}$	40
Catalogue.....	6 $\frac{1}{2}$ x 9 $\frac{1}{2}$	40
Catalogue.....	7 $\frac{1}{2}$ x 10 $\frac{1}{2}$	40
Catalogue.....	9 x 12	40 lb. and 48 lb.
Catalogue.....	10 x 13	" "
Catalogue.....	9 $\frac{1}{2}$ x 15	" "
Catalogue.....	11 $\frac{1}{2}$ x 14 $\frac{1}{2}$	" "

PART II OF SCHEDULE "A"

Maximum Weight of Paper
1,000 sheets, 17" x 22"

Seed Bag (Folded and Punched Type) 3 $\frac{1}{2}$ x 5 $\frac{1}{2}$	48 lbs.
Grain Bag (Tuck-in Type) 4 $\frac{1}{2}$ x 6 $\frac{1}{2}$	unrestricted
Double Fold 5 $\frac{1}{2}$ x 11 $\frac{1}{2}$	48 lbs.

SCHEDULE "B" To ADMINISTRATOR'S ORDER No. A-1065

Standard Sizes of Greeting Card Envelopes

Width—Length (in inches)	Weight of Paper 1,000 sheets 17" x 22"	Width—Length (in inches)	Weight of Paper 1,000 sheets 17" x 22"
	lb.		lb.
2 $\frac{1}{2}$ x 2 $\frac{1}{2}$	40	4 $\frac{1}{2}$ x 5 $\frac{1}{2}$	40
2 $\frac{1}{2}$ x 3	40	4 $\frac{1}{2}$ x 6 $\frac{1}{2}$	40
2 $\frac{1}{2}$ x 4	40	4 $\frac{1}{2}$ x 4 $\frac{1}{2}$	40
3 x 3	40	4 $\frac{1}{2}$ x 5 $\frac{1}{2}$	40
3 x 4 $\frac{1}{2}$	40	4 $\frac{1}{2}$ x 6 $\frac{1}{2}$	40
3 $\frac{1}{2}$ x 3 $\frac{1}{2}$	40	4 $\frac{3}{4}$ x 6	40
3 $\frac{1}{2}$ x 5 $\frac{1}{2}$	40	4 $\frac{3}{4}$ x 6 $\frac{1}{2}$	40
3 $\frac{1}{2}$ x 4 $\frac{1}{2}$	40	5 x 5	40
3 $\frac{1}{2}$ x 3 $\frac{1}{2}$	40	5 x 5 $\frac{1}{2}$	40
3 $\frac{1}{2}$ x 4 $\frac{1}{2}$	40	5 x 6	40
3 $\frac{1}{2}$ x 5 $\frac{1}{2}$	40	5 x 6 $\frac{1}{2}$	40
4 $\frac{1}{2}$ x 6 $\frac{1}{2}$	40	5 $\frac{1}{2}$ x 5 $\frac{1}{2}$	40
4 $\frac{1}{2}$ x 4 $\frac{1}{2}$	40	5 $\frac{1}{2}$ x 6 $\frac{1}{2}$	40
4 $\frac{1}{2}$ x 5 $\frac{1}{2}$	40	5 $\frac{1}{2}$ x 5 $\frac{1}{2}$	40
4 $\frac{1}{2}$ x 5 $\frac{1}{2}$	40	5 $\frac{1}{2}$ x 6 $\frac{1}{2}$	40
4 $\frac{1}{2}$ x 5 $\frac{1}{2}$	40	5 $\frac{1}{2}$ x 6 $\frac{1}{2}$	40
4 $\frac{1}{2}$ x 4 $\frac{1}{2}$	40	6 x 7 $\frac{1}{2}$	40
4 $\frac{1}{2}$ x 5	40	6 $\frac{1}{2}$ x 7	40

SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-1065

Standard Sizes of Calendar Envelopes

Width—Length (in inches)	Weight of Paper 1,000 sheets 17" x 22"	Width—Length (in inches)	Weight of Paper 1,000 sheets 17" x 22"
$4\frac{1}{2}$ x $9\frac{1}{2}$	40 lb. and under	$10\frac{1}{2}$ x $13\frac{1}{8}$	40 lb. and under
$5\frac{1}{2}$ x $6\frac{1}{2}$	40 "	$10\frac{1}{2}$ x 10	40 "
6 x 11	40 "	$10\frac{1}{2}$ x $17\frac{1}{2}$	40 "
$6\frac{1}{2}$ x 15	40 "	$11\frac{1}{2}$ x $13\frac{1}{2}$	40 "
$6\frac{1}{2}$ x $22\frac{1}{4}$	40 "	12 x $18\frac{1}{2}$	40 "
$6\frac{1}{2}$ x 12	40 "	$12\frac{1}{2}$ x $15\frac{1}{2}$	40 "
7 x $17\frac{1}{2}$	40 "	$13\frac{1}{2}$ x 9	40 "
$7\frac{1}{2}$ x $11\frac{1}{2}$	40 "	$13\frac{1}{2}$ x $14\frac{1}{2}$	40 "
8 x $10\frac{1}{2}$	40 "	14 x $20\frac{1}{2}$	40 "
$8\frac{1}{2}$ x 9	40 "	15 x 18	40 "
$8\frac{1}{2}$ x $13\frac{3}{4}$	40 "	$15\frac{1}{2}$ x $22\frac{1}{2}$	40 "
$8\frac{1}{2}$ x $15\frac{1}{4}$	40 "	$15\frac{1}{2}$ x $14\frac{1}{2}$	40 "
9 x $15\frac{1}{2}$	40 "	$15\frac{1}{2}$ x $17\frac{1}{2}$	40 "
$9\frac{1}{2}$ x $11\frac{1}{4}$	40 "	17 x $22\frac{3}{4}$	40 "
		19 x $21\frac{1}{4}$	40 "

SCHEDULE "D" TO ADMINISTRATOR'S ORDER No. A-1065

Standard Specifications of Window and Outlook Envelopes

Description and type	Size of Envelope		Size of Opening		Position of opening		Weight of Paper 1,000 Sheets 17" x 22"
					Distance from Left Edge	Distance from Bottom Edge	
	Width inches	Length inches	Width inches	Length inches	inches	inches	
#7 Open Side.....	$3\frac{1}{2}$	6	$1\frac{1}{8}$	$4\frac{7}{8}$	$\frac{9}{16}$	$\frac{3}{8}$	lb. 40
#8 Open Side.....	$3\frac{5}{8}$	$6\frac{1}{2}$	$1\frac{1}{8}$	$4\frac{3}{4}$	$\frac{3}{4}$	$\frac{3}{8}$	40
#9 Open Side.....	$3\frac{5}{8}$	$8\frac{7}{8}$	$1\frac{1}{8}$	$4\frac{3}{4}$	$\frac{3}{4}$	$\frac{1}{2}$	40
or.....	4	9					
#10 Open Side.....	$4\frac{1}{8}$	$9\frac{1}{2}$	$1\frac{3}{8}$	$4\frac{1}{8}$	$\frac{3}{4}$	$\frac{1}{2}$	40
Cheque—							
Open Side.....	$3\frac{5}{8}$	$8\frac{5}{8}$	1	4	$\frac{1}{2}$	$\frac{1}{2}$	40
Open Side.....	$3\frac{3}{4}$	$8\frac{3}{4}$	1	4	$\frac{1}{2}$	$\frac{1}{2}$	40

SCHEDULE "E" TO ADMINISTRATOR'S ORDER No. A-1065

PART I

Social Correspondence Envelope Sizes

Width by Length in inches	Width by Length in inches
$2\frac{3}{4}$ x $4\frac{1}{4}$	4 x 5
$2\frac{3}{4}$ x $3\frac{3}{4}$	4 x $5\frac{1}{8}$
$2\frac{3}{4}$ x $4\frac{5}{8}$	4 x 6
3 x $4\frac{1}{2}$	4 x $6\frac{1}{2}$
$3\frac{1}{4}$ x $5\frac{1}{2}$	4 x $7\frac{1}{2}$
$3\frac{1}{4}$ x $4\frac{1}{2}$	$4\frac{1}{2}$ x $6\frac{1}{2}$
$3\frac{1}{4}$ x $5\frac{3}{8}$	$4\frac{1}{2}$ x $5\frac{1}{2}$
$3\frac{1}{4}$ x $5\frac{3}{8}$	$4\frac{1}{2}$ x $5\frac{1}{2}$
$3\frac{1}{4}$ x $4\frac{5}{8}$	$4\frac{1}{2}$ x $5\frac{1}{2}$
$3\frac{1}{4}$ x $5\frac{3}{8}$	$4\frac{1}{2}$ x $5\frac{1}{2}$
$3\frac{1}{4}$ x $4\frac{1}{2}$	$4\frac{1}{2}$ x $5\frac{1}{2}$
$3\frac{1}{4}$ x $5\frac{3}{8}$	$4\frac{1}{2}$ x $6\frac{1}{8}$
$3\frac{1}{4}$ x $5\frac{1}{2}$	5 x $6\frac{3}{8}$

PART II

Sizes of Envelopes For Use With Wedding Invitations or Announcements

Width by Length
in inches

$3\frac{1}{2}$ x $5\frac{7}{8}$
 $3\frac{3}{8}$ x $5\frac{3}{8}$
 $3\frac{1}{8}$ x $6\frac{1}{4}$
 $3\frac{1}{8}$ x $6\frac{1}{2}$

Width by Length
in inches

$3\frac{1}{2}$ x 6
 $3\frac{1}{8}$ x $5\frac{3}{8}$
 $3\frac{1}{8}$ x $5\frac{1}{4}$
 $4\frac{1}{8}$ x $5\frac{3}{8}$
 $4\frac{1}{8}$ x $5\frac{1}{4}$

SCHEDULE "F" To ADMINISTRATOR'S ORDER No. A-1065

Specifications For Papers of Which Envelopes May be Manufactured For Stock, Except as Otherwise Provided in Section 17 of This Order

Kind and Grade of Paper—

Wove Envelope, rough and smooth finish.
 No. 1 Manilla.
 No. 2 Manilla.
 No. 2 Cartridge.
 No. 3 Cartridge.
 Duplex Wove Envelope.
 Decco Lined Wove Envelope.
 Kraft, M.G. and M.F.
 Bond, any grade.
 Lightweight Paper regularly used for Airmail Envelopes.

SCHEDULE "G" To ADMINISTRATOR'S ORDER No. A-1065

Specifications For Envelopes of Bond Paper Which May be Carried in Stock by Manufacturers of Envelopes

Description of Envelope	Size of Envelope Width by length in inches	Weight of Paper on basis of 1,000 sheets, 17" x 22"	Colours of Paper
#8 Open Side.....	$3\frac{1}{8}$ x $6\frac{1}{2}$	lb. 40	White.
#8 $\frac{1}{2}$ Open Side.....	4 x $7\frac{1}{2}$	40	"
#10 Open Side.....	$4\frac{1}{8}$ x $9\frac{1}{2}$	40	"
Large Octavo.....	$4\frac{1}{8}$ x $5\frac{1}{4}$	40	"

Envelopes of Bond Paper in other sizes or other colours or weights of bond paper may be made only to fill special orders.

SCHEDULE "H" TO ADMINISTRATOR'S ORDER No. A-1065

Specifications For The Packaging of Envelopes

1. Boxes and lids shall not be covered or topped but may be reinforced by banding.
2. Envelopes described hereunder, whether of standard size as specified in Schedule "A" or of special size as otherwise permitted, shall be packaged in quantities not less than as shown after each respective kind of envelope.

Description of Envelope	Minimum Packaging Quantity
Pence, Drug, Pay and Coin, Open End or Open Side Type.....	1,000 to a box
Visiting Card.....	500 to a box
Church.....	1,000 to a box
Commercial, Open Side, up to but not including size $3\frac{1}{2} \times 8\frac{1}{2}$	1,000 to a box
Open End or Open Side, sizes 9 to 14, and cheque sizes.....	500 to a box
Puffed correspondence, selling at retail for more than \$4.25 per thousand.....	125 to a box
All other puffed correspondence.....	500 to a box
Flat social correspondence.....	1,000 to a box
Invitation, any size.....	500 to a box
Double Fold, gusset side, seed and grain bags and other similar types.....	No minimum
Invoice Tag.....	500 to a box
Catalogue, Counter and Calendar sizes up to and including size $7\frac{1}{2} \times 10\frac{1}{2}$	500 to a box
Catalogue, Counter and Calendar sizes larger than size $7\frac{1}{2} \times 10\frac{1}{2}$	250 to a box
Envelopes with clasp or button and string.....	250 to a box
Envelopes with Beaver patch or metal eyelet.....	250 to a box
Airmail envelopes.....	No minimum

3. All printed envelopes and consumer purchases of plain envelopes shall be subject to the minimum packing specifications set out above, provided, however, that the use of cartons containing larger quantities is recommended wherever possible, thereby reducing the use of boxes.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1068

Respecting Maximum Manufacturers' and Wholesalers' Prices for Red Cedar Shingles Originating in the Vancouver Forest District.

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

SECTION 2 AMENDED

1. Section 2 of Administrator's Order No. A-1041, dated the 27th day of December, 1943, is amended by deleting from the table contained therein the items and figures:—

"4/2	24"	Royals No. 1	13/14	3	192	6.00
4/2	24"	Royals No. 1	13/14	4	144	4.50"

and by substituting therefor the following items and figures:

"4/2	24"	Royals No. 1	13/14	4	192	6.00
4/2	24"	Royals No. 1	13/14	3	144	4.50"

EFFECTIVE DATE

2. This Order shall be effective on and after the 28th day of January, 1944.

Dated at Ottawa this 24th day of January, 1944.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1069

Respecting Maximum Prices of Canned Fruits and Vegetables

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. Schedule "A" to Administrator's Order No. A-851 is hereby amended by adding thereto the following item immediately after the item "Peaches Standard (Quality)" where it appears in the said Schedule "A":—

Product	Quality	Maximum Price—All Provinces— According to Size of Container			
		16-oz.	20-oz.	28-oz.	105-oz.
(Syrup or Solid pack)		\$	\$	\$	\$
Peaches.....	Solid Pack pie grade....	8.00

2. This Order comes into effect on January 30, 1944.

Dated at Ottawa this 24th day of January, 1944.

F. D. MATHERS,
Administrator of Processed Fruits and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1074

Respecting Distribution of Potatoes in Eastern Canada

The control established by this order is necessary in order to assist the operations of Wartime Food Corporation Ltd., in assuring equitable distribution of potatoes to deficiency areas and to meet the requirements of the armed forces and other preferred users. This Order, made under the authority of the Wartime Prices and Trade Board, is directed to

- (1) shippers and distributors of potatoes in carload lots,
- (2) railway and water carriers, and
- (3) banks.

1. In this Order,

- (a) "shipper" means a primary producer of potatoes or any other person who assembles and ships potatoes at points of production east of the 85th degree of longitude;
- (b) "distributor" means any person, other than a shipper, who sells potatoes at wholesale east of the 85th degree of longitude. To "sell at wholesale" means to sell otherwise than at retail or to a consumer buying for his personal or household consumption. Any distributor who performs the functions of a shipper must also comply with directions concerning shippers.

Reports of Stocks of Potatoes Already Purchased From Shippers

2. Every distributor holding any stocks of potatoes in excess of 600 bags at any place other than the assembly or shipping point must, not later than February 2, 1944, report in writing to the Regional Foods Officer of the Wartime Prices and Trade Board the grades, varieties and quantities of those stocks and the place or places at which they are stored. He must also retain 50 per cent of each grade of those stocks for distribution upon instructions of the said Regional Foods Officer.

3. Every distributor who has purchased and is holding any stocks of potatoes at the assembly or shipping point must, not later than February 2, 1944, report in writing to Wartime Food Corporation Ltd., Room 311, Aldred Building, Montreal, the grades, varieties and quantities of those stocks and the place or places at which they are stored.

4. Every distributor holding any firm contract with any shipper for any lot of potatoes still in the shipper's possession must, not later than February 2, 1944, report to the said Corporation at said address the grades, varieties and quantities of that lot together with the name and address of the shipper and the date on which the contract was confirmed.

Control of Shipment by Shippers and Distributors by Rail or Water

5. Notwithstanding any contract already or hereafter made

(a) between any shipper and any distributor,

(b) between distributors, or

(c) between any distributor and his customer,

the potatoes referred to in such contract shall be subject to diversion or allocation by the said Corporation.

6. On and after January 31, 1944, the sale of potatoes and their delivery east of the 85th degree of longitude by water or in carload lots by rail shall be subject to the following conditions:—

(a) Immediately after a lot has been examined by a Federal Inspector, each shipper must supply the Inspector with the following information:

(i) the name and address of the shipper;

(ii) the name and address of the consignee;

(iii) the name of the carrier;

(iv) the car number;

(v) the quantity of each grade and variety of the potatoes; and

(vi) the name of the bank to which the bill of lading is to be given under this Order.

(b) Collection of the price for the potatoes sold shall be by draft on the buyer. There must be a separate draft for each carload lot.

(c) The shipper of the potatoes must give to his bank

(i) the bill of lading consigning the potatoes to the buyer,

(ii) a draft drawn on that buyer for the price of the potatoes,

(iii) the Federal Inspector's inspection certificate for that lot of potatoes, and

(iv) an invoice covering the lot certified by the shipper as correct.

(d) No shipper or distributor may ship a mixed lot of table stock and seed stock potatoes or a mixed lot of potatoes and any other vegetables without first obtaining the permission of the said Corporation.

(e) The bank which receives the documents referred to in clause (c) preceding may forward them to its branch or agent at the point of destination but must otherwise hold them for instructions from the representative of the said Corporation at an office of the Wartime Prices and Trade Board. These instructions will be given and the bank may at any time ask for instructions. If instructions are given to divert the potatoes to a different named consignee and the bank is so informed, the bank may release the said bill of lading, inspection certificate and invoice to that consignee upon payment by him of the invoice price in cash or in any other manner that is satisfactory to the bank; and such consignee must so pay the invoice price upon release of such documents to him.

- (f) The carrier will receive instructions from the representative of the said Corporation at an office of the Wartime Prices and Trade Board regarding the delivery of every lot of potatoes and may at any time ask for instructions. When the instructions are to deliver the potatoes to the consignee named in the bill of lading, the carrier may follow his usual practice in making delivery to the consignee. When the instructions, however, are to divert the potatoes to a different named consignee in the same or any other place, the carrier must divert the potatoes accordingly.

Dated at Ottawa, January 26, 1944.

K. W. TAYLOR,
Co-Ordinator, Foods Administration.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1075

Brooms Made From Broom Corn

Under powers given by the Wartime Prices and Trade Board to the Administrator of Furniture and Brushes, it is hereby ordered on behalf of the Board, as follows:

1. This Order comes into force February 7, 1944, and amends the pricing and mark-up provisions of Administrator's Order No. A-142.

2. Schedule "B" to the said Administrator's Order No. A-142 is hereby revoked and replaced by the Schedule to this Order.

3. Section 6 of Administrator's Order No. A-142 is revoked and the following is substituted therefor:

"6. The maximum price at which a wholesaler may sell or offer to sell corn brooms shall be the sum of

- (a) the actual price he paid for the same, not in any event exceeding the maximum price fixed by this Order at which the manufacturer of the brooms may sell them to him;
- (b) the actual amount paid by him for transporting the brooms from his supplier's shipping point to his own warehouse or place of business if or to the extent that the said transportation cost is not included in the said actual price as provided in Section 4; and
- (c) a markup (percentage of selling price) not exceeding the markup (percentage of selling price) customarily obtained by him during the basic period, September 15 to October 11, 1941, both inclusive, on sales of the same or substantially the same grade of brooms, but in no case shall the markup exceed twelve and one-half per centum (12½%) of his selling price."

4. Section 7 of Administrator's Order No. A-142 is revoked and the following is substituted therefor:

"7. (1) Subject to the provisions of subsection (2) of this Section the maximum price at which a retailer may sell or offer to sell a corn broom shall be the sum of the following

- (a) the actual price he paid for the same, not in any event exceeding the maximum price fixed by this Order at which the manufacturer or wholesaler who sold it to him may charge for it;
- (b) the actual amount paid by him for transporting the broom from his supplier's shipping point to his own warehouse or place of business to the extent that the said transportation cost is not included in the said actual price as provided in Section 4; and
- (c) a markup (percentage of selling price) not exceeding the markup (percentage of selling price) customarily obtained by him during the said

basic period on a sale of a broom of the same or substantially similar grade, but in no case shall the markup exceed twenty-five per centum (25%) of his selling price.

(2) A retailer shall not sell or offer to sell a corn broom at a price that is higher than the maximum price in effect on February 5, 1944 on sales by him of a broom of the same or substantially similar grade."

Dated at Ottawa, this 1st day of February, 1944.

JAS. E. FERGUSON,
Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1075

SETTING FORTH NEW SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-142, AS FOLLOWS:

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-142

Identity No.	Grade	Manufacturer's Maximum Price per Dozen including Sale Tax
	COMMON No. 2	\$
E-1—18 lb.	3 string—1 coat handle..... Stained centre; 50% of total net content is brown stained corn.	3.85
	COMMON	
D-3—18 lb.	3 string—1 coat handle.....	4.15
D-2—20 lb.	4 string—1 coat handle.....	5.15
D-1—22 lb.	4 string—1 coat handle.....	5.95
	MEDIUM	
C-4—20 lb.	4 string—2 coat handle.....	5.95
C-3—22 lb.	4 string—2 coat handle.....	6.60
C-2—24 lb.	5 string—2 coat handle.....	7.45
C-1—26 lb.	6 string—2 coat handle.....	8.50
	CHOICE OR FINE	
B-3—22 lb.	4 string—2 coat handle.....	7.95
B-2—24 lb.	5 string—2 coat handle.....	8.80
B-1—26 lb.	6 string—2 coat handle.....	9.95
	SELECT	
A-2—24 lb.	5 string—2 coat handle.....	9.65
A-1—28 lb.	6 string—2 coat handle.....	11.05
	WAREHOUSE—CABLE	
W-4—28-30 lb.	Corn—1 cable, 3 strings.....	7.15
W-3—32-34 lb.	Corn—1 cable, 3 strings.....	8.30
W-2—30-32 lb.	Corn and Cane—1 cable, 3 strings.....	8.55
W-1—34-36 lb.	Corn and Cane—1 cable, 3 strings.....	9.65

Where a metal case is used for warehouse brooms, the price may be advanced 25 cents per dozen for each grade.

Terms: Net 30 days, Cash discount of 1% for payment within 10 days.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1077

Prices of Wood Frames for Upholstered Furniture

Under powers given by the Wartime Prices and Trade Board to the Administrator of Furniture and Brushes, it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Order No. A-18 is revoked as of January 31, 1944, and on and after that date this Order shall have effect. This Order deals with the maximum prices of wood frames for upholstered furniture.

2. For the purposes of this Order "basic set" means a set of wood frames for a chesterfield and two chairs made from sound hardwood No. 2 common grade and according to the specifications set forth in the Schedule of this Order.

3. (1) The maximum price at which a person may sell or offer to sell a basic set or a set of wood frames other than a basic set or a wood frame for upholstered furniture shall be the highest lawful price in effect on December 31, 1943, on sales of such goods by him PLUS an amount not more than twelve and one-half per centum (12½%) of that highest lawful price.

(2) The highest lawful price in effect on December 31, 1943, on sales of any such goods by a person was fixed for him

(a) by The Wartime Prices and Trade Regulations; or

(b) by Administrator's Order No. A-18; or

(c) with the approval of the Administrator under said Order No. A-18; or

(d) under Board Order No. 214.

4. In confirmation of administrative action taken during January 1944, it is hereby provided that if, during January 1944, a person sold wood frames of a kind to which this Order applies at a price not exceeding the maximum price at which he may sell that kind of wood frames under this Order, that price shall be deemed to be lawful as if the sale had been made under the authority of this Order.

Dated at Ottawa, this 31st day of January, 1944.

JAS. E. FERGUSON,
Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE

to Administrator's Order No. A-1077

SPECIFICATIONS OF BASIC SET OF WOOD FRAMES

MATERIAL

One-inch stock up to 5½ inches wide for—Top Rail, Arm, Front Arm Post, Front Rail,
Side Rail, Back Rail and Stuffing Strips.

Up to 1¼-inch stock for—Back Legs.

Corner Blocks—1½ inches thick, nailed securely to Rails.

No exterior show wood, except for Back Legs.

SIZE

Chesterfield Frame—60 to 63 inches between Arms and up to 30 inches outside depth.

Chair Frame—up to 21 inches between Arms and up to 30 inches outside depth.

GENERAL DESCRIPTION

All pieces to be straight, except Back Legs, Top Rail and one edge of each Arm,
which may be band-sawed.

All joints, except Top Arm and Stuffing Rails, to be dowelled.

Cover Facings to be supplied, two for each Frame.

MEASUREMENTS

Height of Frame—not more than 33 inches.

Width of Arm—up to 6 inches.

Height of Arm—up to 19 inches.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1078

Respecting Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Province of Ontario Excepting the Districts of Kenora and Rainy River

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered on behalf of the Board as follows:—

Rough Poplar Prices Amended

1. Subsection (1) of Section 3 of Administrator's Order No. A-747, dated the 28th day of May, 1943, is amended by deleting the Table contained therein and by substituting therefor the following Table:—

"District	Kind of Pulpwood					
	Spruce		Jackpine		Poplar	
	Rough	Peeled	Rough	Peeled	Rough	Peeled
No. 1	\$9.00	\$12.00	\$8.00	\$11.00	\$7.50	\$8.50
No. 2	8.25	11.25	7.25	10.25	7.00	8.00
No. 3	8.25	11.25	7.25	10.25	7.00	8.00"

Effective Date

2. This Order shall be effective on and after the 2nd day of February, 1944.
Dated at Ottawa, this 2nd day of February, 1944.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1079

Respecting Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Province of Nova Scotia

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered on behalf of the Board as follows:—

Interpretation

1. For the purpose of this Order,

- (a) "consumer" means any manufacturer of pulp and paper or other wood products purchasing pulpwood for use in Canada;
- (b) "cord" means an amount of pulpwood, which, when properly stacked, occupies a space containing 128 cubic feet;
- (c) "poplar pulpwood", and "jack pine or princess pine pulpwood" mean round and sound bolts of poplar and jack pine or princess pine respectively;
- (d) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the Province of Nova Scotia in which such pulpwood was cut from the stump.

Maximum Consumers' Prices for Pulpwood

3. No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce, poplar, jack pine or princess pine pulpwood cut from the stump in the Province of Nova Scotia, at a price in excess of the price set out in this section, which price shall include all brokers' and dealers' fees and other charges and shall be:

- (a) f.o.b. car at loading point if the pulpwood is delivered by railroad;
- (b) f.o.b. lake steamer or ocean vessel at loading point if the pulpwood is delivered by lake steamer or ocean vessel, in which case the seller may accept and the consumer may pay, in addition to the following prices, such loading charge as may be approved in writing by the Timber Administrator.
- (c) f.o.b. schooner at loading point if the pulpwood is delivered by schooner, in which case the seller may accept and the consumer may pay, in addition to the following prices, a loading charge not exceeding 25 cents per cord.
- (d) f.o.b. truck at the consumer's mill if the pulpwood is delivered by the pulpwood producer or dealer by truck to the consumer's mill, in which case the pulpwood producer or dealer may accept and the consumer may pay, in addition to the following prices, a delivery charge not exceeding \$1.25 per cord when rough and not exceeding \$1.00 per cord when peeled.
- (e) f.o.b. the consumer's mill in all other cases and for any other method of delivery.

Kind of Pulpwood	Rough	Peeled
Spruce	\$10.25 per cord	\$12.75 per cord
Jackpine or Princess Pine.....	9.00 " "	11.50 " "
Poplar	8.50 " "	10.25 " "

Previous Administrator's Order Revoked

4. Administrator's Order No. A-790, dated the 28th day of June, 1943, is hereby revoked.

Effective Date

5. This Order shall be effective on and after the 2nd day of February, 1944.

Dated at Ottawa, this 2nd day of February, 1944.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1080

Respecting Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Province of Quebec

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered on behalf of the Board as follows:—

Interpretation

1. For the purpose of this Order,

- (a) "consumer" means any manufacturer of pulp and paper or other wood products purchasing pulpwood for use in Canada;

- (b) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
- (c) "district" means the geographical regions in the Province of Quebec as numbered and designated on a map thereof, revised in March, 1942, by Mr. Robert Bellefeuille, Directeur du Bureau de Météorologie, which map was approved and adopted by the Meteorological Branch of the Forest Services of the Government of the Province of Quebec;
- (d) "jackpine pulpwood" and "poplar pulpwood" mean round and sound bolts of jackpine and poplar respectively;
- (e) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the Province of Quebec in which such pulpwood was cut from the stump.

Maximum Consumers' Prices for Pulpwood

3. No person shall sell or offer for sale to a consumer and no consumer shall purchase spruce, jackpine or poplar pulpwood cut from the stump in the following areas of the Province of Quebec, at a price in excess of the price set out for each area, which price shall include all brokers' and dealers' fees and other charges and shall be

- (a) f.o.b. car at loading point, if the pulpwood is delivered by railroad;
- (b) f.o.b. schooner at loading point if the pulpwood is delivered by schooner, in which case the seller may accept and the consumer may pay, in addition to the following prices, a loading charge not exceeding 25 cents per cord;
- (c) f.o.b. lake steamer or ocean vessel at loading point if the pulpwood is delivered by lake steamer or ocean vessel, in which case the seller may accept and the consumer may pay, in addition to the following prices, such loading charges as may be approved in writing by the Timber Administrator.
- (d) f.o.b. truck at the consumer's mill if the pulpwood is delivered by the pulpwood producer or dealer by truck to the consumer's mill, in which case the consumer may pay and the seller may accept, in addition to the following prices, a delivery charge not exceeding \$1.25 per cord when rough and not exceeding \$1.00 per cord when peeled.
- (e) f.o.b. the consumer's mill in all other cases and for any other methods of delivery.

Areas	Kinds of Pulpwood					
	Spruce Rough	Spruce Peeled	Jackpine Rough	Jackpine Peeled	Poplar Rough	Poplar Peeled
Area (A)	9.25	12.25	8.25	11.25	7.50	9.50
Area (B)	9.00	12.00	8.00	11.00	7.50	9.50
Area (C)	11.00	14.15	10.00	13.15	7.50	9.50
Area (D)	9.75	12.75	8.75	11.75	7.50	9.50

Area (A) means districts 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 16, district 14 except that part included in Area (B) and all that part of district 17 north of the St. Lawrence River.

Area (B) means districts 15, 26, 27 and that part of district 14 including Forestville (Forêtville) lying north of a line drawn due east and west through Forestville.

Area (C) means districts 21, 22 and that part of district 17 south of the St. Lawrence River.

Area (D) means districts 18, 23, 24 and 25.

Previous Administrator's Order Revoked

4. Administrator's Order No. A-748 dated the 28th day of May, 1943, as amended by Administrator's Order No. A-881 dated the 13th day of September, 1943, is hereby revoked.

Effective Date

5. This Order shall be effective on and after the 2nd day of February, 1944.

Dated at Ottawa, this 2nd day of February, 1944.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1081

Respecting Maximum Consumers' Prices for Pulpwood Cut from the Stump in the Province of New Brunswick

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered on behalf of the Board as follows:—

Interpretation

1. For the purpose of this Order,
 - (a) "consumer" means any manufacturer of pulp and paper or other wood products purchasing pulpwood for use in Canada;
 - (b) "cord" means an amount of pulpwood which, when properly stacked, occupies a space containing 128 cubic feet;
 - (c) "hemlock pulpwood", "poplar pulpwood", and "jack pine or princess pine pulpwood" mean round and sound bolts of hemlock, poplar and jackpine or princess pine, respectively;
 - (d) "spruce pulpwood" means round and sound bolts of spruce or round and sound bolts of spruce mixed with round and sound bolts of balsam and/or fir.

Balsam and Fir Content of Spruce Pulpwood Restricted

2. No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce pulpwood with a balsam and/or fir content exceeding that established by custom in the local area of the Province of New Brunswick in which such pulpwood was cut from the stump.

Maximum Consumers' Prices for Pulpwood

3. No person shall sell or offer for sale to a consumer and no consumer shall purchase any spruce, hemlock, poplar, jack pine or princess pine pulpwood cut from the stump in the Province of New Brunswick, at a price in excess of the price set out in this section, which price shall include all brokers' and dealers' fees and other charges and shall be:—

- (a) f.o.b. car at loading point if the pulpwood is delivered by railroad;
- (b) f.o.b. lake steamer or ocean vessel at loading point if the pulpwood is delivered by lake steamer or ocean vessel, in which case the seller may accept and the consumer may pay, in addition to the following prices, such loading charge as may be approved in writing by the Timber Administrator;
- (c) f.o.b. schooner at loading point if the pulpwood is delivered by schooner, in which case the seller may accept and the consumer may pay, in addition to the following prices, a loading charge not exceeding 25c. per cord;
- (d) f.o.b. truck at the consumer's mill if the pulpwood is delivered by the pulpwood producer or dealer by truck to the consumer's mill, in which case the pulpwood producer or dealer may accept and the consumer may pay, in addition to the following prices, a delivery charge not exceeding \$1.25 per cord when rough and not exceeding \$1 per cord when peeled;
- (e) f.o.b. the consumer's mill in all other cases and for any other method of delivery.

<i>Kind of Pulpwood</i>	<i>Rough Per cord</i>	<i>Peeled Per cord</i>
Spruce	\$10 50	\$13 50
Jack Pine or Princess Pine	9 25	12 25
Hemlock	9 25	12 25
Poplar	8 75	10 50

Previous Administrator's Order Revoked

4. Administrator's Order No. A-824, dated the 26th day of July, 1943, is hereby revoked.

Effective Date

5. This Order shall be effective on and after the 2nd day of February, 1944.

Dated at Ottawa, this 2nd day of February, 1944.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Fuelwood Order

WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 93

Prices of Fuelwood in the Province of Nova Scotia excluding the Island of Cape Breton

Under powers given by the Wartime Prices and Trade Board to the Wood Fuel Administrator,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. Part II of Schedule "B" to Fuelwood Order No. 79 is hereby amended by deleting the figures "4.50" where they appear opposite the *Kind* "Hardwood Slabs and Edgings (Mixed)" in Column 3 thereof and substituting therefor the figures "5.00".

2. This Order comes into force on January 28, 1944.

DATED at Ottawa, this 24th day of January, 1944.

J. S. WHALLEY,
Wood Fuel Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

COAL CONTROLLER

ORDER No. COAL 10A

(Order No. Coal 10 Suspended in Western Canada)

Dated January 26, 1944.

PURSUANT to the powers conferred by Order in Council P.C. 1752 of March 5, 1943, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. A mild winter in the Provinces of Manitoba, Saskatchewan, Alberta and British Columbia and a surplus of lignite coal, produced and ordinarily consumed there, makes it desirable to suspend the Coal Controller's Order No. Coal 10, dated November 3, 1943, in the said Provinces, and the said Order is hereby suspended accordingly.

E. J. BRUNNING,
Coal Controller.

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply.

J. GERALD GODSOE,
Chairman—Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

ORDER No. M.C. 18C-1

(Order No. M.C. 18C Tin—Amended)

Dated December 31, 1943

PURSUANT to the powers conferred by Order in Council P.C. 5225, dated June 19, 1942, and by any other enabling Order in Council or Statute,
IT IS HEREBY ORDERED AS FOLLOWS:

The Order of the Metals Controller No. M.C. 18C dated December 18, 1943, is hereby amended by deleting Section 9 therefrom and substituting the following therefor:—

"9. SOLDER

(1) *Manufacture of Solder*

Any person who holds a licence from the Metals Controller to manufacture solder, may acquire, use or consume tin or tin alloys for the manufacture of any solder (except solder for use as a filler in automotive body work) but only to the extent authorized by this Section 9.

(2) *Use of Solder*

No person shall acquire or use solder except for the purposes or uses and on the conditions following, or for resale for such purposes or uses and in accordance with such conditions:

- (a) Solder containing not more than 75 per cent tin may be used for soldering aluminum;
- (b) Solder containing not more than 38 per cent tin may be used for soldering the end seams of evaporated and/or condensed milk containers and the side seams of black plate containers;
- (c) Solder containing not more than 30 per cent tin may be used for any soldering or wiping except wiping or spraying on automotive body work, wiping new plumbing installations, soldering side seams on tin plate andterne plate containers or automotive radiator dipping;
- (d) Solder containing not more than 15 per cent tin may be used for automotive radiator dipping.

(3) *Solder Quotas*

The provisions of subsection (2) of this Section 9 are subject to the following quota restrictions:

No person shall acquire in any one month, solder containing an amount of tin in excess of the monthly average of the tin contained in solder acquired by him during the year 1943, and in making any necessary calculation in respect thereof, the amount of any solder acquired under a specific release from the Metals Controller shall not be taken into account. If less than the quota hereby authorized is acquired in any month, the shortage shall accrue and may be acquired at any time within twelve months thereafter.

(4) *No Quotas for Small Purchasers*

Subsection (3) of this Section 9 shall not apply to any person whose acquisitions of solder during 1943 did not exceed 50 pounds, provided that no such person shall acquire during 1944, or in any subsequent year as long as this Order remains in force, solder in excess of 50 pounds".

F. M. CONNELL,

Deputy Metals Controller.

APPROVED:

C. D. HOWE,

Minister of Munitions and Supply.

J. GERALD GODSOE,

Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

ORDER No. M.C. 36-A

(Order No. M.C. 36—Amended)

Dated December 31, 1943.

PURSUANT to the authority conferred by Order in Council P.C. 5225 of June 19, 1942, and by any other enabling Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

Order No. M.C. 36 Amended

Section 3 of the Order of the Metals Controller No. M.C. 36, dated December 9, 1942, is hereby amended by adding the following as subsection (2) thereof:—

"(2) Effective January 1, 1944, notwithstanding the provisions of Section 2 of this Order, nickel anodes or nickel salts which were in the possession of nickel plating establishments on December 31, 1942, may be used or consumed for nickel plating the following:—

artificial limbs and braces, clothing accessories (e.g. buttons and badges), electrical equipment and appliances, ice skates, parts of equipment which will be in contact with food, plumbing fixtures and builders' hardware, and used articles or parts (except automobile bumpers) which were originally nickel plated."

F. M. CONNELL,
Deputy Metals Controller.

APPROVED:

J. GERALD GODSOE,
Chairman—Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

MOTOR VEHICLE CONTROLLER

ORDER No. M.V.C. 20-A

(Order No. M.V.C. 20—Rescinded)

Dated December 31, 1943.

PURSUANT to the powers conferred by Order in Council P.C.1121 of February 13, 1941, as amended, and by any other enabling Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Order No. M.V.C. 20 Rescinded

That the Order of the Motor Vehicle Controller No. M.V.C. 20, dated June 10, 1942, is hereby rescinded.

E. R. BIRCHARD,
Deputy Motor Vehicle Controller.

APPROVED:

J. GERALD GODSOE,
Chairman—Wartime Industries Control Board.

(NOTE: Since the issuance of Order No. M.V.C. 20 by the Motor Vehicle Controller, restrictions applying to the use of the materials referred to therein have been imposed by the Metals Controller and the Rubber Controller. In addition, the production of replacement parts and accessories is now controlled by a separate Order of the Motor Vehicle Controller No. M.V.C. 21-C, which prohibits the production of any parts or accessories other than a specified list of essential items. Under these circumstances Order No. M.V.C. 20 is no longer necessary.)

DEPARTMENT OF MUNITIONS AND SUPPLY

MOTOR VEHICLE CONTROLLER

ORDER No. M.V.C. 21C-1

(Order No. M.V.C. 21C—Parts and Accessories—Rubber Mats Added)

Dated December 31, 1943.

PURSUANT to the powers conferred by Order in Council P.C. 1121 of February 13, 1941, as amended, and by any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. That the Order of the Motor Vehicle Controller M.V.C. 21C, dated December 7, 1943, is hereby amended as follows:—

- (a) By inserting immediately after Item (1) of sub-paragraph (i) of paragraph (n) of Section 1 of the said Order the following item: "(1-a) rubber mats".
- (b) By inserting immediately after Item (1) of Section 4 of the said Order the following item: "(1-a) rubber mats".

E. R. BIRCHARD,
Deputy Motor Vehicle Controller.

APPROVED:

J. GERALD GODSOE,
Chairman—War-time Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

ORDER No. S.C. 16A

(Order No. S.C. 16—Scrap Metal—Rescinded)

Dated December 31, 1943.

PURSUANT to the authority conferred by Order in Council P.C. 8053 of September 9, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

- 1. The Steel Controller's Order No. S.C. 16 dated July 31, 1942, is rescinded.

A. C. ANDERSON,
Deputy Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman—War-time Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

ORDER No. TIMBER 18-B

(Orders Nos. Timber 18 and Timber 18-A Amended)

Dated January 21, 1944

Pursuant to the authority conferred by Order in Council P.C. 2716 of June 24, 1940, and by any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Section 4 of Order No. Timber 18 Amended

Section 4 of the Timber Controller's Order No. Timber 18 dated March 26, 1943, is amended to read as follows:—

"If the weight of any lumber originating east of Port Arthur, which is to be used in the manufacture of automotive crates for other than sheathing, exceeds the weight per thousand feet board measure (F.B.M.) for each size, finished as shown below, the entire freight charge for such excess weight shall be borne by the purchaser.

Rough	Finished	Weight per Thousand Feet Board Measure (F.B.M.)	
		lbs.	
1 x 3 D&M Fin.	$\frac{3\frac{1}{2}}{32}$ " x $\frac{1}{4}$ " Off Nominal Face.....	1,750	
1 x 4 "	$\frac{2\frac{5}{8}}{32}$ " x $\frac{1}{2}$ " "	1,850	
1 x 5 "	$\frac{2\frac{5}{8}}{32}$ " x $\frac{3}{4}$ " "	1,900	
1 x 6 "	$\frac{2\frac{5}{8}}{32}$ " x $\frac{1}{2}$ " "	1,950	
1 x 7 "	$\frac{2\frac{5}{8}}{32}$ " x $\frac{1}{2}$ " "	2,000	
1 x 8 "	$\frac{2\frac{5}{8}}{32}$ " x $\frac{3}{4}$ " "	2,000	
1 x 9 "	$\frac{2\frac{5}{8}}{32}$ " x $\frac{1}{2}$ " "	2,000	
1 x 10 "	$\frac{2\frac{5}{8}}{32}$ " x $\frac{1}{2}$ " "	2,000	
1 x 4 D1S1E, D1S2E, D2S1E or D4S	$\frac{7}{8}$ " x $\frac{3\frac{3}{4}}{4}$ "	2,250	
1 x 3 D1S1E, D1S2E, D2S1E or D4S	$\frac{3}{4}$ " x $\frac{1}{4}$ " Off Width..	1,850	
1 x 4 "	" " " " $\frac{3}{4}$ " x $\frac{1}{4}$ " " " ..	1,900	
1 x 5 "	" " " " $\frac{3}{4}$ " x $\frac{1}{4}$ " " " ..	1,900	
1 x 6 "	" " " " $\frac{3}{4}$ " x $\frac{1}{4}$ " " " ..	1,950	
1 x 7 "	" " " " $\frac{3}{4}$ " x $\frac{1}{4}$ " " " ..	1,950	
1 x 8 "	" " " " $\frac{3}{4}$ " x $\frac{1}{4}$ " " " ..	1,950	
1 x 10 "	" " " " $\frac{3}{4}$ " x $\frac{1}{4}$ " " " ..	1,950	
1 x 12 "	" " " " $\frac{3}{4}$ " x $\frac{1}{4}$ " " " ..	1,950	
1 x 3 "	" " " " $\frac{2\frac{5}{8}}{32}$ " x $\frac{1}{4}$ " " " ..	1,950	
1 x 4 "	" " " " $\frac{2\frac{5}{8}}{32}$ " x $\frac{1}{4}$ " " " ..	1,950	
1 x 5 "	" " " " $\frac{2\frac{5}{8}}{32}$ " x $\frac{1}{4}$ " " " ..	2,000	
1 x 6 "	" " " " $\frac{2\frac{5}{8}}{32}$ " x $\frac{1}{4}$ " " " ..	2,000	
1 x 7 "	" " " " $\frac{2\frac{5}{8}}{32}$ " x $\frac{1}{4}$ " " " ..	2,000	
1 x 8 "	" " " " $\frac{2\frac{5}{8}}{32}$ " x $\frac{1}{4}$ " " " ..	2,050	
1 x 10 "	" " " " $\frac{2\frac{5}{8}}{32}$ " x $\frac{1}{4}$ " " " ..	2,050	
1 x 12 "	" " " " $\frac{2\frac{5}{8}}{32}$ " x $\frac{1}{4}$ " " " ..	2,100	
1 x 3 D1S1E, D1S2E, D2S1E, or D4S	$\frac{1\frac{3}{8}}{16}$ " x $\frac{1}{4}$ " Off Width.....	2,000	
1 x 4 "	" " " " $\frac{1\frac{3}{8}}{16}$ " x $\frac{1}{4}$ " " " ..	2,050	
1 x 5 "	" " " " $\frac{1\frac{3}{8}}{16}$ " x $\frac{1}{4}$ " " " ..	2,100	
1 x 6 "	" " " " $\frac{1\frac{3}{8}}{16}$ " x $\frac{1}{4}$ " " " ..	2,100	
1 x 7 "	" " " " $\frac{1\frac{3}{8}}{16}$ " x $\frac{1}{4}$ " " " ..	2,100	
1 x 8 "	" " " " $\frac{1\frac{3}{8}}{16}$ " x $\frac{1}{4}$ " " " ..	2,150	
1 x 10 "	" " " " $\frac{1\frac{3}{8}}{16}$ " x $\frac{1}{4}$ " " " ..	2,150	
1 x 12 "	" " " " $\frac{1\frac{3}{8}}{16}$ " x $\frac{1}{4}$ " " " ..	2,150	
2 x 4 D1S1E, D1S2E, D2S1E or D4S	$\frac{1\frac{5}{8}}{8}$ " x $\frac{3\frac{5}{8}}{8}$ " " " ..	1,850	
2 x 5 "	" " " " $\frac{1\frac{5}{8}}{8}$ " x $\frac{4\frac{5}{8}}{8}$ " " " ..	1,900	
2 x 6 "	" " " " $\frac{1\frac{5}{8}}{8}$ " x $\frac{5\frac{5}{8}}{8}$ " " " ..	1,900	
2 x 7 "	" " " " $\frac{1\frac{5}{8}}{8}$ " x $\frac{6\frac{5}{8}}{8}$ " " " ..	1,950	
2 x 8 "	" " " " $\frac{1\frac{5}{8}}{8}$ " x $\frac{7\frac{5}{8}}{8}$ " " " ..	1,950	
2 x 9 "	" " " " $\frac{1\frac{5}{8}}{8}$ " x $\frac{8\frac{5}{8}}{8}$ " " " ..	1,950	
2 x 10 "	" " " " $\frac{1\frac{5}{8}}{8}$ " x $\frac{9\frac{5}{8}}{8}$ " " " ..	1,950	
2 x 12 "	" " " " $\frac{1\frac{5}{8}}{8}$ " x $\frac{11\frac{5}{8}}{8}$ " " " ..	2,000	
4 x4 Rough only.....		2,700	
4 x4 D1S1E, D1S2E, D2S1E or D4S	$\frac{1}{4}$ " Scant.....	2,350	

2. Section 3 of Order No. Timber 18-A Amended

Section 3 of the Timber Controller's Order No. Timber 18-A dated April 28, 1943, is amended to read as follows:—

"If the weight of any lumber originating in the said area, which is to be used in the manufacture of automotive crates for other than sheathing, exceeds the weight per thousand feet board measure for each size, finished as shown below, the entire freight charge for such excess weight shall be borne by the purchaser.

Rough	Finished	Weight per Thousand Feet Board Measure (F.B.M.) lbs.	
1 x 3 D1S1E, D1S2E, D2S1E or D4S	$\frac{3}{4}$ " x $\frac{3}{8}$ " Off Width		1,600
1 x 4 "	" " " " $\frac{3}{4}$ " x $\frac{3}{8}$ " " "		1,650
1 x 5 "	" " " " $\frac{3}{4}$ " x $\frac{3}{8}$ " " "		1,700
1 x 6 "	" " " " $\frac{3}{4}$ " x $\frac{3}{8}$ " " "		1,700
1 x 7 "	" " " " $\frac{3}{4}$ " x $\frac{3}{8}$ " " "		1,700
1 x 8 "	" " " " $\frac{3}{4}$ " x $\frac{3}{8}$ " " "		1,750
1 x 10 "	" " " " $\frac{3}{4}$ " x $\frac{3}{8}$ " " "		1,750
1 x 12 "	" " " " $\frac{3}{4}$ " x $\frac{3}{8}$ " " "		1,750
1 x 3 D1S1E, D1S2E, D2S1E or D4S	$\frac{25}{32}$ " x $\frac{3}{8}$ " " "		1,650
1 x 4 "	" " " " $\frac{25}{32}$ " x $\frac{3}{8}$ " " "		1,700
1 x 5 "	" " " " $\frac{25}{32}$ " x $\frac{3}{8}$ " " "		1,750
1 x 6 "	" " " " $\frac{25}{32}$ " x $\frac{3}{8}$ " " "		1,750
1 x 7 "	" " " " $\frac{25}{32}$ " x $\frac{3}{8}$ " " "		1,750
1 x 8 "	" " " " $\frac{25}{32}$ " x $\frac{3}{8}$ " " "		1,800
1 x 10 "	" " " " $\frac{25}{32}$ " x $\frac{3}{8}$ " " "		1,800
1 x 12 "	" " " " $\frac{25}{32}$ " x $\frac{3}{8}$ " " "		1,800
1 x 3 D1S1E, D1S2E, D2S1E or D4S	$\frac{13}{16}$ " x $\frac{3}{8}$ " " "		1,750
1 x 4 "	" " " " $\frac{13}{16}$ " x $\frac{3}{8}$ " " "		1,750
1 x 5 "	" " " " $\frac{13}{16}$ " x $\frac{3}{8}$ " " "		1,800
1 x 6 "	" " " " $\frac{13}{16}$ " x $\frac{3}{8}$ " " "		1,850
1 x 7 "	" " " " $\frac{13}{16}$ " x $\frac{3}{8}$ " " "		1,850
1 x 8 "	" " " " $\frac{13}{16}$ " x $\frac{3}{8}$ " " "		1,850
1 x 10 "	" " " " $\frac{13}{16}$ " x $\frac{3}{8}$ " " "		1,850
1 x 12 "	" " " " $\frac{13}{16}$ " x $\frac{3}{8}$ " " "		1,900
1 x 3 D1S1E, D1S2E, D2S1E or D4S	$\frac{25}{32}$ " x $\frac{1}{4}$ " Off Width		1,750
1 x 4 "	" " " " $\frac{25}{32}$ " x $\frac{1}{4}$ " " "		1,750
1 x 5 "	" " " " $\frac{25}{32}$ " x $\frac{1}{4}$ " " "		1,800
1 x 6 "	" " " " $\frac{25}{32}$ " x $\frac{1}{4}$ " " "		1,800
1 x 7 "	" " " " $\frac{25}{32}$ " x $\frac{1}{4}$ " " "		1,800
1 x 8 "	" " " " $\frac{25}{32}$ " x $\frac{1}{4}$ " " "		1,800
1 x 10 "	" " " " $\frac{25}{32}$ " x $\frac{1}{4}$ " " "		1,800
1 x 12 "	" " " " $\frac{25}{32}$ " x $\frac{1}{4}$ " " "		1,850
1 x 3 D & M Fin.	$\frac{25}{32}$ " x $\frac{1}{2}$ " Off Nominal Face		1,600
1 x 4 "	" " $\frac{25}{32}$ " x $\frac{1}{2}$ " " "		1,650
1 x 5 "	" " $\frac{25}{32}$ " x $\frac{1}{2}$ " " "		1,700
1 x 6 "	" " $\frac{25}{32}$ " x $\frac{1}{2}$ " " "		1,750
1 x 7 "	" " $\frac{25}{32}$ " x $\frac{1}{2}$ " " "		1,750
1 x 8 "	" " $\frac{25}{32}$ " x $\frac{1}{2}$ " " "		1,750
1 x 10 "	" " $\frac{25}{32}$ " x $\frac{1}{2}$ " " "		1,800
1 x 12 "	" " $\frac{25}{32}$ " x $\frac{1}{2}$ " " "		1,800

Rough	Finished	Weight per Thousand Feet Board Measure (F.B.M.)	
		lbs.	
2 x 4 D1S1E, D1S2E, D2S1E or D4S	1 $\frac{1}{8}$ " x 3 $\frac{5}{8}$ "	1,800
2 x 5 "	" " " " 1 $\frac{1}{8}$ " x 4 $\frac{1}{8}$ "	1,850
2 x 6 "	" " " " 1 $\frac{1}{8}$ " x 5 $\frac{1}{8}$ "	1,850
2 x 7 "	" " " " 1 $\frac{1}{8}$ " x 6 $\frac{1}{8}$ "	1,850
2 x 8 "	" " " " 1 $\frac{1}{8}$ " x 7 $\frac{1}{2}$ "	1,850
2 x 10 "	" " " " 1 $\frac{1}{8}$ " x 9 $\frac{1}{2}$ "	1,900
2 x 12 "	" " " " 1 $\frac{1}{8}$ " x 7 $\frac{1}{2}$ "	1,850
4 x 4 D1S1E, D1S2E, D2S1E or D4S	3 $\frac{3}{4}$ " x 3 $\frac{3}{4}$ "	2,300

A. H. WILLIAMSON,
Timber Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

Concurred in by the Wartime Prices and Trade Board:
D. GORDON, Chairman.

VOLUME I, No. 6



FEB. 14, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

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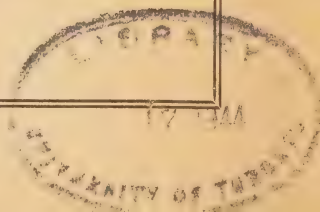


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PART I
Orders in Council

**Order in Council amending Defence of Canada Regulations
(Consolidation) 1942**

P.C. 622

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 3rd day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas subsections (4) and (5) of regulation 18A of the Defence of Canada Regulations provide as follows:—

“(4) Except as hereinafter provided no report by an inspector on his inspection of any such property, or copy of such report shall be sent to any point outside of Canada.

(5) If any such insurer, agency or broker has no Canadian branch or office in which final action can be taken on any such report, or if for any other reason the report is required to be sent to any point outside of Canada, such report shall be submitted first to the said Commissioner, who, after examination, shall either forward it to the address indicated by the sender, or return it to the Canadian office of the sender with appropriate instructions.”

And whereas the Minister of Justice reports that the entering of the United States into the war has rendered the precautionary measures therein set forth no longer necessary for the safety of the State;

That the Commissioner of the Royal Canadian Mounted Police has recommended that the said subsections be revoked; and

That the Superintendent of Insurance has signified his concurrence;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice, and pursuant to the provisions of the War Measures Act, chapter 206 of the Revised Statutes of Canada, 1927, is pleased to amend the Defence of Canada Regulations (Consolidation) 1942, and they are hereby amended by revoking subsections (4) and (5) of Regulation 18A thereof.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council appointing E. N. Davis a member of the Regional
War Labour Board for Ontario**

P.C. 661

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 3rd day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 9410, dated December 2, 1941, Mr. E. E. Sparrow was appointed a member of the Regional War Labour Board for the Province of Ontario, representing employers;

And whereas the Minister of Labour reports that the said Mr. E. E. Sparrow has tendered his resignation as a member of the said Regional War Labour Board for the Province of Ontario;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to accept the resignation of the said Mr. E. E. Sparrow as a member of the said Regional War Labour Board for the Province of Ontario, effective February 15, 1944.

His Excellency in Council, on the same recommendation, is further pleased to appoint and doth hereby appoint Mr. E. N. Davis, Personnel Manager of the English Electric Company, St. Catharines, Ontario, to be a member of the said Regional War Labour Board for the Province of Ontario, representing employers, in place of the said Mr. E. E. Sparrow, Mr. Davis' appointment to be effective February 15, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council providing for appointment to Crown Assets Allocation Committee of a representative of the Department of Trade and Commerce

P.C. 678

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 3rd day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 9108, dated November 29th, 1943, provision was made for the establishment of an interdepartmental committee to be known as the "Crown Assets Allocation Committee," to consist of the persons to be appointed or designated as set forth in paragraph 4 of the said Order in Council;

And whereas the Minister of Munitions and Supply reports that it is advisable in the public interest to add to the said Committee a member to be designated by the Minister of Trade and Commerce;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act, The Department of Munitions and Supply Act and the War Appropriation Act. No. 2, 1942, is pleased to amend Order in Council P.C. 9108 dated November 29, 1943, and it is hereby amended by inserting in paragraph 4 thereof, immediately after subparagraph (e), the following subparagraph:

"(ee) a member to be designated by the Minister of Trade and Commerce;"

A. D. P. HEENEY,
Clerk of the Privy Council.

The Minister of Trade and Commerce has designated Mr. Finlay Sim a member of the Crown Assets Allocation Committee.

Order in Council increasing the wheat delivery quota from 14 to 18 bushels per authorized acre

P.C. 680

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 3rd day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 3135 of the 16th day of April, 1943, empowered The Canadian Wheat Board in the crop year 1943-44 to receive, take delivery of, or

buy wheat to an amount which, when added to the amount of all wheat sold or disposed of otherwise than to the Board, and including all wheat milled or processed, would not exceed fourteen bushels per authorized acre;

And whereas the Minister of Trade and Commerce reports that it was intended that total marketings of wheat in the area of Western Canada, referred to in the said Order in Council, during the said crop year would approximate the domestic and export disappearance of wheat;

That such domestic and export disappearance has, in the first half of the crop year 1943-44, considerably exceeded a rate of 280 million bushels for the crop year and the limitation of deliveries to fourteen bushels per authorized acre is not now considered sufficient to bring in total marketings of 280 million bushels of wheat in the said area of Western Canada; and

That it is, therefore, considered desirable and necessary to permit deliveries of wheat not exceeding eighteen bushels per authorized acre to be made by producers;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the powers conferred by the War Measures Act, and otherwise, and notwithstanding any law or statute to the contrary, is pleased to amend the regulations made by the said Order in Council P.C. 3135 of the 16th day of April, 1943, and they are hereby amended by revoking Section three thereof and substituting therefor the following:—

“3. The Board shall not in the crop year receive, take delivery of, or buy wheat to an amount which, added to the amount of all wheat sold or disposed of otherwise than to the Board, and including all wheat milled or processed, shall exceed eighteen bushels per authorized acre.”

A. D. P. HEENEY,
Clerk of the Privy Council.

special excise taxes

Order in Council exempting seed potatoes from war exchange and

P.C. 685

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 3rd day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 4894 of June 15, 1943, as amended by Order in Council P.C. 7078 of September 9, 1943, exempted imports of certain fresh fruits and a number of fresh vegetables, including potatoes, from the war exchange tax of 10 per cent ad valorem and the special excise tax of 3 per cent in order to reduce the landed cost of these essential food products;

And whereas Item 71 (d) of The Customs Tariff covers “seed potatoes, imported for use exclusively for propagation purposes, under regulations by the Minister,” and Item 83 (a) covers potatoes in their natural state;

And whereas Order in Council P.C. 4894 of June 15, 1943, exempted potatoes in their natural state from the war exchange tax and special excise tax, but did not exempt seed potatoes from these taxes;

And whereas the Minister of Finance reports that the value of the imports of certified seed potatoes averaged less than \$8,000 annually since January 1, 1936; and

That it would facilitate administration if imports of seed potatoes were exempt from war exchange tax and special excise tax, particularly in cases where the imported seed potatoes are being exported from Canada;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby

order that seed potatoes, imported for use exclusively for propagation purposes, under regulations by the Minister of National Revenue, (Item 71d) be exempt from the war exchange tax of 10 per cent ad valorem and the special excise tax of 3 per cent, effective January 1, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council providing tariff treatment for mixtures containing thiocyanates, etc.

P.C. 686

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 3rd day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that imports of non-alcoholic preparations or chemicals for disinfecting, dipping, spraying or fumigating are dutiable at the rate of $7\frac{1}{2}$ per cent ad valorem under the Canada-United States Trade Agreement when in packages exceeding three pounds each, gross weight;

That imports of insecticides which are applied by means of a brush are not entitled to entry at the $7\frac{1}{2}$ per cent rate, but are dutiable at the Canada-United States Trade Agreement rate of $27\frac{1}{2}$ per cent ad valorem, if in liquid form; and

That some of the insecticides applied by means of a brush contain chemicals such as thiocyanates and rotenoids;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that mixtures containing thiocyanates and rotenoids for use in combating destructive insects and pests be and they are hereby accorded the tariff treatment hereunder indicated, effective December 1, 1943:

Mixtures containing thiocyanates and rotenoids for use in combating destructive insects and pests

<i>British</i>		
<i>Preferential Tariff</i>	<i>Intermediate Tariff</i>	<i>General Tariff</i>
Free	$7\frac{1}{2}$ per cent	15 per cent

(To be designated as Tariff Item 219F.)

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council extending the provision for duty free entry of horses, cattle, etc., for improvement of stock to the male semen of these animals.

P.C. 687

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 3rd day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Item 1 of Schedule "A" to the Customs Tariff provides for duty free entry from all countries of "horses, cattle, sheep, goats, asses, swine and dogs, for the improvement of stock, under regulations prescribed by the Governor in Council";

And whereas the Minister of Finance reports that "animals, living" are included in the list of articles exempt from the consumption or sales tax of eight per cent imposed, levied and collected under the provisions of Section 86 of The Special War Revenue Act;

That imports of the male semen of the animals specified in Tariff Item 1 are dutiable as unenumerated goods at the Canada-United States Trade Agreement rate of 20 per cent ad valorem and are subject to sales tax; and

That it would be in the best interests of the live stock breeding industry in Canada if imports of the male semen of the animals specified in Tariff Item 1 were admitted duty free and exempt from consumption or sales tax;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that the provision for duty free entry of horses, cattle, sheep, goats, asses, swine and dogs, for the improvement of stock be and it is hereby extended to the male semen of these animals by the establishment of a tariff item as indicated below, effective January 1, 1944:

Horses, cattle, sheep, goats, asses, swine, dogs, pure bred and the male semen thereof, for the improvement of stock, under regulations prescribed by the Governor in Council

<i>British</i>			
<i>Preferential Tariff</i>		<i>Intermediate Tariff</i>	<i>General Tariff</i>
Free		Free	Free

(To be designated as Tariff Item 1a.)

His Excellency in Council is further pleased, hereby, to order that the goods described in the aforementioned Item be exempt from consumption or sales tax.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting the importation of certain goods except under permit

P. C. 720

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 7th day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Wartime Industries Control Board, on behalf of the Controller of Chemicals, represents that the products enumerated hereunder are subject to direct allocation in the United States and in Canada, and that it is essential to the control of distribution in Canada that their importation be controlled;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that the importation into Canada of the goods enumerated hereunder be and it is hereby prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:

Sodium Citrate.

Potassium Citrate.

Riboflavin (also known as Vitamin B2, Vitamin G, Lactoflavin)
in uncompounded form.

Nicotinic Acid (also known as Niacine, Pyridine-carboxylic Acid).

Nicotinic Acid Amide (also known as Niacinamide, Nicotinamide).

Caffeine and salts thereof.

Theobromine and salts thereof.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting from customs duty towels, glass cloths, etc.

P.C. 721

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 7th day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that towels, towelling, table cloths and napkins, wholly of cotton or wholly of flax or hemp, are exempt from customs duty under the British Preferential Tariff;

That towels, towelling, table cloths and napkins, of United Kingdom origin, made from a mixture of cotton, flax or hemp are dutiable at rates of 22½ per cent and 3 cents per pound under Tariff Item 540(c) and 25 per cent and 3 cents per pound under Tariff Item 540(d) of Schedule "A" to the Customs Tariff, less a discount of 50 per cent when imported into Canada in a manner and under conditions which entitle such goods to entry under the British Preferential Tariff of Canada;

That Tariff Item 540(c) of Schedule "A" to the Customs Tariff reads:

"Towelling and glass cloths of crash or huck, with or without lettering or monograms woven in, table cloths and napkins of crash with coloured borders, in the web, wholly of flax or hemp; woven fabrics in the web, composed in part of flax or hemp, not containing silk, artificial silk nor wool."

That Tariff Item 540(d) of Schedule "A" to the Customs Tariff reads:

"Towels and glass cloths of crash or huck, with or without lettering or monograms woven in, table cloths and napkins of crash with coloured borders, wholly or in part of flax or hemp, not containing silk, artificial silk nor wool."

That Order in Council P.C.1880 of March 9, 1943, eliminated the customs duty on imports from the United Kingdom of the goods described in Tariff Items 540(c) and 540(d) during the period March 1, 1943, to February 29, 1944;

That there is still a shortage in Canada of towels, towelling, table cloths and napkins made from a mixture of cotton, flax or hemp and that the elimination of the customs duty on imports of these goods from the United Kingdom for a further period would relieve the existing shortage and at the same time reduce or eliminate the payment of subsidy on imports of such goods;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that imports of the goods specified in Tariff Items 540(c) and 540(d) of Schedule "A" to the Customs Tariff be exempt from duties of customs when originating in and imported from countries the products of which are entitled to British Preferential Tariff treatment, during the period March 1, 1944, to December 31, 1944.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council providing tariff treatment of aircraft parts, etc.

P.C. 722

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 7th day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Tariff Item 440m(ii) provides for duty free entry under the British Preferential and Intermediate Tariffs of certain aircraft parts of types and sizes not

made in Canada when such parts are imported by manufacturers of aircraft for use exclusively in the manufacture of the goods provided for in Tariff Item 440*l*, namely, "aircraft and complete parts thereof, n.o.p., not including engines";

And whereas under the provisions of Order in Council P.C. 5525 of October 9, 1940, the aircraft parts specified in Tariff Item 440*m*(ii) may be imported duty free under the Intermediate Tariff by other than manufacturers of aircraft;

And whereas the Minister of Finance reports that the parts specified in Tariff Item 440*m*(ii) are now being widely used for spares, overhaul or repair of aircraft; and

That the national interest would be best served in the present emergency if the aircraft parts specified in Tariff Item 440*m*(ii) were admitted duty free under the Intermediate Tariff when imported to be used for spares, overhaul or repair of aircraft;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that the following aircraft parts be accorded the tariff treatment hereunder indicated, effective January 15, 1944:

Direct or inertia starters with or without related operating gear and parts thereof; generators; voltage control boxes; batteries; de-icing and anti-icing equipment and parts thereof, not including parts of rubber; vacuum pumps with related operating gear and parts thereof; landing and navigation lights; propellers; hydraulic jacks and pumps and parts thereof; aircraft wheels; aircraft brakes with related operating gear and parts thereof; aircraft tires and tubes; oil coolers; fuel pressure warning devices; exhaust gas analysers; pressure fire extinguishers; primer pumps; instruments excepting fuel contents gauges; bolts, nuts, cocks, turnbuckles, clevis and pins, swaged wires and tie rods; bars, tubes, extrusions and forgings of aluminum, aluminum alloys and magnesium alloys; steel tubing; all the foregoing when of types and sizes not made in Canada and imported for use exclusively in the manufacture or for spares, overhaul or repair of the goods enumerated in Tariff Item 440*l*, under such regulations as the Minister may prescribe

*British
Preferential
Tariff
Free*

*Intermediate
Tariff
Free*

*General
Tariff
27½ p.c.*

(To be designated as Tariff Item 440*p*.)

His Excellency the Governor General in Council is further pleased to revoke Order in Council P.C. 5525, dated October 9, 1940, and it is hereby revoked, effective January 15, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council making provision whereby personnel of the Navy,
Army or Air Force may voluntarily transfer to one
of the other Services**

P.C. 741

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 7th day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence reports that there are now serving and there are from time to time appointed to or enlisted in the Royal Canadian Naval Forces, the Canadian Army, and the Royal Canadian Air Force, certain

personnel who because of their particular abilities are more suitable for duty in one of the other two Services and other personnel who because of their age, medical category or Pulhems Profile are ineligible to serve further in the Service in which they are presently enlisted or to which they have been appointed but who would be suitable and acceptable for duty with one of the other two Services;

That it is therefore considered necessary that provision should be made whereby personnel of the Royal Canadian Naval Forces, the Canadian Army or the Royal Canadian Air Force may voluntarily transfer to one of the other two Services; and

That, since the foregoing proposal involves no change in personnel, arms or equipment, no additional cost is involved and no cash estimate is therefore required for 1943-44;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, concurred in by the Minister of National Defence for Naval Services and the Minister of National Defence for Air, and pursuant to the provisions of the War Measures Act, Revised Statutes of Canada, 1927, Chapter 206, and all other acts thereto enabling, and notwithstanding the provisions of any other statute order or regulation, is pleased to make the following Order, and it is hereby made and established accordingly:

ORDER

- (a) Personnel serving with the Royal Canadian Naval Forces, the Canadian Army, or the Royal Canadian Air Force, may at their request, and with the approval of the Chief of Naval Staff, the Chief of General Staff, or the Chief of Air Staff, (as appropriate) or of such other authority or authorities as they may from time to time appoint, be transferred to one of the other two Services, on the order of the Chief of Staff of the Service to which the transfer is made, or of such authority or authorities as he may from time to time appoint.
- (b) Any such approval and order shall, when notice of the same is promulgated in the appropriate orders of the service to which the transfer is being made, operate and automatically take effect:
 - (i) in the case of officers, as a resignation of commission in the first service and an appointment to a commission in the second service with such rank as may be agreed upon by the applicant for transfer and the appropriate authorities of the first service and as may be approved by the appropriate authorities of the second service;
 - (ii) in the case of other ranks, as a discharge from the first service, and an enlistment in the second service, with such rank, trade and group as may be agreed upon by the applicant for transfer and the appropriate authorities of the first service and as may be approved by the appropriate authorities of the second service;
 - (iii) in the case of all personnel, as if their original oath and attestation in the first service had always been and included an oath and attestation in the second service;
 - (iv) in the case of all personnel, as if resignation of commission in, or discharge from the first service were effective the day preceding appointment to commission in or enlistment in the second service, all necessary action to be made effective accordingly.
- (c) Any officer of the Royal Canadian Naval Forces, the Canadian Army, or the Royal Canadian Air Force, transferred to another Service pursuant to the provisions of this Order shall be entitled to receive the outfit allowance authorized for officers of the Service to which he is being transferred.
- (d) The Minister of National Defence with the concurrence of the Minister of National Defence for Naval Services and the Minister of National Defence for Air, may make such regulations, not inconsistent with this Order, as he may consider necessary or desirable in connection with the interservice transfer of personnel.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council extending to 15th March, 1944, the test period
respecting elimination of certain reduced railway fares

P.C. 749

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 7th day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council, P.C. 2557 of March 30, 1943, removed inducements to travel in the form of certain reduced fares offered by the railways and established a test period terminating on August 15, 1943, to ascertain the effect on passenger travel of the removal of such inducements;

And whereas by Order in Council, P.C. 6372 of August 11, 1943, the said test period was extended to February 15, 1944;

And whereas the Transport Controller has reported that he considers it in the public interest that the removal of the inducements be continued and that the test period be extended to March 15, 1944;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Transport (concurred in by the Minister of Finance) and pursuant to the powers conferred by the War Measures Act, is pleased to amend Order in Council, P.C. 2557, of March 30, 1943, and it is hereby further amended by deleting therefrom the words and figures "February 15, 1944" and substituting therefor the words and figures "March 15, 1944".

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL DEFENCE FOR NAVAL SERVICES

THE MERCHANT SEAMEN ORDER, 1941

COMMITTEES OF INVESTIGATION

Nomination and Confirmation of Nomination

I, the undersigned Minister of Justice, pursuant to Section 3 (1) of the Merchant Seamen Order, 1941, as made and established by Order in Council P.C. 11397, dated 19th December, 1942, do hereby nominate Acting Commander William Goggan Lalor, O.B.E., R.O., R.C.N.R., of the City of Vancouver, in the Province of British Columbia, an officer of the Naval Forces of Canada, as representing the Department of National Defence for Naval Services to act on Committees of Investigation for the purposes of the said Order.

Dated at Ottawa, this 24th day of January, 1944.

LOUIS S. ST. LAURENT,
Minister of Justice.

DEPARTMENT OF NATIONAL REVENUE

WM No. 19

Supplement No. 48

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 1st February, 1944.

To Collectors of Customs and Excise, and others concerned:

Trading With the Enemy

List of Specified Persons, Revision No. 48

Herewith is furnished for your information and guidance a Proclamation amending the List of Specified Persons published with Memorandum WM No. 19.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

PART III
 Wartime Prices and Trade Board
 (Finance)

Board Order

WARTIME PRICES AND TRADE BOARD

Order No. 361

Respecting Ration Coupons

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. This Order comes into force on January 31, 1944.
2. Every word or expression which by Order No. 308 of the Board is given a definite meaning shall have the same meaning wherever it is used in this Order.
3. (1) Notwithstanding the provisions of Rule 2 of Section 2 of Part II of Order No. 308 of the Board, E coupons Nos. 1 to 6 attached to Ration Book No. 3 when issued shall each be good and valid for the purchase of 2 ounces of tea or 8 ounces of coffee on and after the date on which it becomes valid.
- (2) The said E coupons shall become valid as follows:
 Nos. 1 and 2 on Thursday, February 17, 1944,
 Nos. 3 and 4 on Thursday, March 9, 1944,
 Nos. 5 and 6 on Thursday, March 30, 1944.
- (3) The said E coupons shall remain good and valid until declared invalid by Order of the Board or of the Ration Administrator.
4. Every person is prohibited from detaching or using any E coupon from any ration book issued to a child under the age of twelve years.

Made at Ottawa this 28th day of January, 1944.

D. GORDON,
Chairman.



Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1061

Respecting Maximum Retailers' Prices for Lumber and Millwork in the Provinces of New Brunswick, Nova Scotia and Prince Edward Island

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Interpretation

1. For the purposes of this Order, "point of shipment" shall mean any warehouse, lumber yard or place from which lumber or millwork is shipped or delivered.

Maximum Retailers' Prices Fixed for New Brunswick, Nova Scotia and Prince Edward Island

2. (1) The maximum price (including Federal Sales Tax) at which any person may sell or offer for sale, at retail, or at which any person may purchase at retail, any lumber or millwork described in the Schedule to this Order which is shipped or to be shipped pursuant to such sale or offer, from any point of shipment within the Provinces of New Brunswick, Nova Scotia and Prince Edward Island, shall be the price shown for such lumber or millwork in the said Schedule;
- (2) The maximum price (including Federal Sales Tax) at which any person may sell or offer for sale, at retail, or at which any person may purchase at retail, any millwork other than millwork described in the Schedule to this Order, which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Provinces of New Brunswick, Nova Scotia and Prince Edward Island, shall be the cost of such millwork to the retailer, plus a mark-up of forty per centum (40%) or less.

Special Sizes of Lumber

3. (1) When any lumber is manufactured, (a) to rough sizes other than those sizes designated in the Schedule to this Order, or (b) to finished sizes from rough sizes other than those sizes designated in the said Schedule to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator;
- (2) When any lumber is offered for sale in grades not designated in the Schedule to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Dressing Charges

4. When any rough lumber described in the Schedule to this Order is dressed to standard sizes, the dressing charges of the retailer in effect during the basic period (September 15th to October 11th, 1941) may be added to the prices for rough lumber set forth in the said Schedule.

Invoices to Show Particulars of Lumber and Millwork Sold

5. Every person selling lumber or millwork at retail from any point of shipment within the Provinces of New Brunswick, Nova Scotia and Prince Edward Island, shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of the lumber and millwork sold and the price or prices charged therefor, and shall keep on file one copy of each invoice and shall deliver the other copy of each invoice to the purchaser.

Effective Date

6. This Order shall be effective on and after the 25th day of January, 1944.

Dated at Ottawa this 14th day of January, 1944.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

To ADMINISTRATOR'S ORDER No. A-1061

Maximum Retail Prices for Lumber and Millwork in the Maritime Provinces
Except where indicated, all Prices set out Below refer to
One Thousand Feet Board Measure

LUMBER**SOFT WOODS**

SPRUCE AND JACK OR PRINCESS PINE, MERCHANTABLE ROUGH

Thickness	Width									Length
	3"	4"	5"	6"	7"	8"	9"	10"	12"	
	\$	\$	\$	\$	\$	\$	\$	\$	\$	
Full 1".....	55-50	55-50	56-50	58-50	59-50	61-00	63-00	65-00	68-00	R/L 8/16'
" 1½ and 1½".....	54-50	55-50	56-50	58-50	58-50	61-00	63-00	64-00	66-00	"
" 2, 2½ and 3".....	54-50	54-50	55-50	57-50	58-50	60-00	62-00	64-00	67-00	"
" 4".....	54-50	54-50	55-50	58-50	59-50	61-00	63-00	65-00	68-00	"
" 5".....	55-50	55-50	56-50	59-50	60-50	62-00	64-00	66-00	69-00	"
Scant 1".....	53-50	53-50	54-50	55-50	55-50	57-00	59-00	61-00	64-00	"
Scant 2".....	52-50	52-50	53-50	54-50	54-50	56-00	58-00	60-00	63-00	"

For Random Even Lengths, ADD to the above prices..... \$1.00

For Specified Odd and Even Lengths, except 13', ordered by the buyer,
ADD to the above prices..... 1.00

For Specified Even Lengths and 13', ordered by the buyer,
ADD to the above prices..... 2.00

For 18' Lengths (2" Scant and Thicker), ADD to the above prices..... 3.00

For 20' Lengths (2" Scant and Thicker), ADD to the above prices..... 4.00

For N.B. 4th (Quebec 5th Quality), DEDUCT from the above prices..... 3.00

For N.B. 5th (Quebec 6th Quality), DEDUCT from the above prices..... 5.00

For Timbers 6 x 6", and up to 8 x 8", ADD \$5.00 to price given above for full
2" thickness according to width.

For Timbers 8 x 8", and up to 10 x 10", ADD \$7.00 to price given above for full
2" thickness according to width.

For Timbers 10 x 10" and up, ADD \$9.00 to price given above for full 2" thickness
according to width.

For timbers of 4" or more in thickness, ADD to the above prices for the following
lengths:—

17' to 20'.....	\$2.00
21' to 24'.....	4.00
25' to 28'.....	6.00
29' to 32'.....	8.00

In any one order given by the buyer when 25 per cent or more of that order is for a single length of timber, ADD to the above prices for that length of timber, \$2.50.

HEMLOCK, MERCHANTABLE ROUGH

For Hemlock Rough the maximum prices shall be the prices set out above for Spruce Rough DECREASED by an amount of \$3.00 in each case.

DRESSING CHARGES

Note.—For dressing to standard sizes the following charges in effect during the basic period may be added to the above prices set out for rough lumber:—

For stock dressed on one or more sides or edges or matched in quantities of more than 1,000 ft. and less than 20,000 ft.—

\$3.50 on 3" thickness or under

\$5.00 on 4" thickness or over

WHITE PINE, ROUGH

Uppers	"C" Select and Better	"D" Select
1 x 4/6".....	\$140.00	\$130.00
1 x 7 and 8".....	160.00	150.00
1 x 9"/Up.....		ADD \$10.00 for each inch of width over price given above for 1 x 7 and 8".
1½, 1½ and 2" x 4/6".....	180.00	160.00
1½, 1½ and 2" x 7 and 8".....	220.00	170.00
1½, 1½ and 2" x 9"/Up.....		ADD \$10.00 for each inch of width over price given above for 1½, 1½ and 2" x 7 and 8".
3 x 6"/Up.....	280.00	—
4 x 6"/Up.....	290.00	—

Commons	No. 1 and 2	Select No. 3	No. 3	No. 4	No. 5	No. 6
	\$	\$	\$	\$	\$	\$
1 x 4/9".....	100.00	95.00	90.00	75.00	65.00	55.00
1 x 10".....	110.00	100.00	95.00	80.00	70.00	60.00
1 x 11/12".....	130.00	105.00	100.00	85.00	70.00	60.00

For 1½", 1½" and 2", ADD \$5.00 to the above prices.

For 3", ADD \$10.00 to the above prices.

For 4", ADD \$15.00 to the above prices.

For 5", \$130.00.

For Special Lengths ordered by the buyer, ADD \$5.00 to the above prices.

DRESSING CHARGES

Note.—For dressing to standard sizes the charge of \$5.00 in effect during the basic period may be added to the above prices.

LATH

Spruce or Pine—¾" x 1½" x 48":

In One Thousand Lots or Less—

No. 1 Grade, \$9.50 per Thousand pieces.

No. 2 Grade, 7.75 per Thousand pieces.

In More than One Thousand Lots—

No. 1 Grade, \$9.00 per Thousand pieces.

No. 2 Grade, 7.25 per Thousand pieces.

SHINGLES

WHITE CEDAR

GRADES

Point of Shipment within	Extras	Clears	2nd Clears	Clear Walls	Extra No. 1's
	\$	\$	\$	\$	\$
	per square	per square	per square	per square	per square
District No. 1.....	7.25	6.80	6.00	5.75	4.40
District No. 2.....	7.35	6.90	6.10	5.85	4.50

For White Cedar Shingles packed and sold by the thousand, instead of the square, add 17 per cent to the above prices.

District 1 shall mean the Provinces of New Brunswick and Prince Edward Island and the Counties of Cumberland, Colchester and Halifax in the Province of Nova Scotia.

District 2 shall mean the Counties of Pictou, Antigonish, Hants, Cape Breton, Inverness, Richmond, Victoria, Guysborough, Kings, Queens, Lunenburg, Annapolis, Shelburne, Digby and Yarmouth in the Province of Nova Scotia.

B.C. RED CEDAR

Grades	Points of Shipment within	
	District A	District B
	\$ per square	\$ per square
6/2-16" No. 1 xxx Square Pack (4 bundles).....	7.85	8.00
6/2-16" No. 2 xxx Square Pack (4 bundles).....	6.70	6.85
5/2-16" No. 1 xxxxx Square Pack (4 bundles).....	8.70	8.85
5/2-16" No. 2 xxxxx Square Pack (4 bundles).....	7.10	7.25
5/2-16" No. 3 xxxxx Square Pack (4 bundles).....	6.45	6.60
4/2-24" No. 1 Royals (3 bundles).....	9.00	9.15
4/2-24" No. 2 Royals (3 bundles).....	6.75	6.90
4/2-24" No. 3 Royals (3 bundles).....	5.80	5.95

For Red Cedar Shingles packed and sold by the thousand add 25% to the above price.

B.C. FIR, HEMLOCK AND CEDAR.

UPPERS, FLOORING, SHEATHING, CASING AND BASE

Item	District A	District B
1 x 3 E.G.-B and Better Fir or Hemlock Flooring.....	\$ 99.50	\$ 102.50
1 x 3 E.G.-C Grade Fir or Hemlock Flooring.....	91.00	93.50
1 x 4 E.G.-B and Better Fir or Hemlock Flooring.....	103.00	105.50
1 x 4 E.G.-C Grade Fir or Hemlock Flooring.....	94.00	96.50
1 x 3 F.G.-B and Better Fir or Hemlock Flooring.....	79.00	82.00
1 x 3 F.G.-C Grade Fir or Hemlock Flooring.....	76.00	79.00
1 x 4 F.G.-B and Better Fir or Hemlock Flooring.....	85.00	87.50
1 x 4 F.G.-C Grade Fir or Hemlock Flooring.....	82.00	84.50
5/8 x 3 B and Better Vee Joint Fir or Hemlock Ceiling.....	61.00 MFSM	63.00 MFSM
5/8 x 3 C Grade Vee Joint Fir or Hemlock Ceiling.....	58.00 "	59.50 "
5/8 x 4 B and Better Vee Joint Fir or Hemlock Ceiling.....	64.00 "	65.50 "
5/8 x 4 C Grade Vee Joint Fir or Hemlock Ceiling.....	61.00 "	62.50 "
1 x 3 B and Better Vee Joint Fir or Hemlock Ceiling.....	74.50	76.50
1 x 3 C Grade Vee Joint Fir or Hemlock Ceiling.....	71.50	74.50
1 x 4 B and Better Vee Joint Fir or Hemlock Ceiling.....	80.50	83.00
1 x 4 C Grade Vee Joint Fir or Hemlock Ceiling.....	77.50	80.00
1 x 4 B and Better Fir or Hemlock Finish Dressed 4 sides.....	95.00	98.00
1 x 5 B and Better Fir or Hemlock Finish Dressed 4 sides.....	104.00	107.50
1 x 6 B and Better Fir or Hemlock Finish Dressed 4 sides.....	101.00	104.50
1 x 8 B and Better Fir or Hemlock Finish Dressed 4 sides.....	104.00	107.50
1 x 10 B and Better Fir or Hemlock Finish Dressed 4 sides.....	109.00	112.50
1 x 12 B and Better Fir or Hemlock Finish Dressed 4 sides.....	125.00	128.50
C Grade Finish \$8.00 per thousand feet less than B and Better Fir or Hemlock Finish above.		
Door Jamb, Stock, Standard Sizes.....	121.50	125.00
1 x 4 B and Better Fir or Hemlock Casing.....	102.50	105.50
1 x 5 B and Better Fir or Hemlock Casing.....	112.00	115.50
1 x 6 B and Better Fir or Hemlock Casing.....	109.00	112.50
5/8 x 5 B and Better Fir or Hemlock Casing.....	105.00 MFSM	107.50 MFSM
1 x 8 B and Better Fir or Hemlock Base.....	112.00	115.50
1 x 10 B and Better Fir or Hemlock Base.....	117.00	120.50
5/8 x 6 B and Better Fir or Hemlock Base.....	102.00 MFSM	104.50 MFSM
5/8 x 8 B and Better Fir or Hemlock Base.....	105.00 "	107.50 "
1-1/4 x 5 B and Better Fir or Hemlock Base Block.....	123.50	127.00
1-1/4 and 1-1/2 x 10 B and Better Fir or Hemlock E.G. Stepping.....	152.00	155.50
1-1/4 and 1-1/2 x 12 B and Better Fir or Hemlock E.G. Stepping.....	168.00	171.50
3 x 4 B and Better Fir or Hemlock Gutter.....	116.00	118.50
4 x 5 B and Better Fir or Hemlock Gutter.....	116.00	118.50
1 x 6 B and Better Rough kiln dried Fir or Hemlock Clears.....	112.50	117.00
1 x 8 B and Better Rough kiln dried Fir or Hemlock Clears.....	115.50	120.00
1 x 10 and Better Rough kiln dried Fir or Hemlock Clears.....	120.00	124.50
1 x 12 B and Better Rough kiln dried Fir or Hemlock Clears.....	135.00	139.50
1/2" x 6" x 8/20' Clear Cedar Bevel Siding.....	65.50 MFSM	66.50 MFSM
1/2" x 6" x 8/20' A Cedar Bevel Siding.....	61.50 "	62.50 "
1/2" x 6" x 3/3-1/2 Clear Cedar Bevel Siding.....	40.50 "	41.50 "
1/2" x 6" x 4' Clear Cedar Bevel Siding.....	52.50 "	53.50 "
1/2" x 6" x 5/7' Clear Cedar Bevel Siding.....	52.50 "	53.50 "
1/2" x 6" x 3-1/2' A Clear Cedar Bevel Siding.....	39.50 "	40.50 "
1/2" x 6" x 4' A Clear Cedar Bevel Siding.....	48.50 "	49.50 "
1/2" x 6" x 5/7' A Clear Cedar Bevel Siding.....	48.50 "	49.50 "
3/4" x 8" x 8/20' Clear Cedar Bungalow Siding.....	106.00 "	107.50 "
3/4" x 10" x 8/20' Clear Cedar Bungalow Siding.....	113.50 "	115.00 "
3/8" x 3" x 8/18' C and Better Cedar Vee Joint.....	44.00 "	45.00 "
3/8" x 3" x 3/7' C and Better Cedar Vee Joint.....	33.50 "	34.50 "
7/16 x 3 x 8/18' C and Better Cedar Vee Joint.....	58.00 "	59.00 "
7/16 x 3 x 3/7' C and Better Cedar Vee Joint.....	42.00 "	43.00 "

For 1-1/2" thickness Rough kiln dried Fir Clears, Add \$4.50 to 1" thickness.

For 2" thickness Rough kiln dried Fir Clears, Add \$2.50 to 1" thickness.

District A shall mean

- (1) The Province of New Brunswick;
- (2) The Counties of Antigonish, Colchester, Cumberland and Halifax in the Province of Nova Scotia.

District B shall mean

- (1) The Province of Prince Edward Island;
- (2) The Counties of Cape Breton, Digby, Guysborough, Hants, Inverness, Kings, Lunenburg, Queens, Richmond, Shelburne, Victoria and Yarmouth in the Province of Nova Scotia.

HARDWOODS

HARDWOOD FLOORING

	Birch	Maple
	\$	\$
13/16" Thickness—First Grade.....	115.00	120.00
Second Grade.....	110.00	115.00
Third Grade.....	95.00	95.00
1/2" Thickness—First Grade.....	108.00	116.00
Second Grade.....	103.00	103.00
Third Grade.....	85.00	85.00
3/8" Thickness—First Grade.....	100.00	100.00
Second Grade.....	95.00	95.00
Third Grade.....	78.00	78.00

For quantities from 5,000 F.B.M. to 9,999 F.B.M. DEDUCT \$5.00 from the above prices.

For quantities of 10,000 F.B.M. and over, F.B.M. DEDUCT \$10.00 from the above prices.

MILLWORK

B.C. FIR AND CEDAR—

MOULDINGS

No.	Description	Size	Per 100 Lineal Feet \$
1000	Back Band.....	1-3/16 x 1-1/2.....	2.50
1030	Threshold.....	5/8 x 3-1/2.....	4.00
1100	1/4 Round.....	1/2 x 1/2.....	1.00
1101	1/4 Round.....	3/4 x 3/4.....	1.00
1102	1/4 Round.....	1-3/16 x 1-3/16.....	2.25
1105	1/2 Round.....	3/4.....	1.00
1106	1/2 Round.....	1/2 x 1-1/16.....	1.25
1107	1/2 Round.....	3/4 x 1-5/8.....	2.00
1110	Rounds.....	3/4.....	1.00
1111	Rounds.....	1-1/16.....	2.25
1112	Rounds.....	1-5/16.....	2.50
1115	Angle Beads.....	7/8.....	1.50
1116	Angle Beads.....	1-1/4.....	2.50
1117	Ridge Rolls.....	1-3/4.....	4.00
1118	Ridge Rolls.....	2-1/2.....	9.00
1120	Carpet Strip.....	1/2 x 3/4.....	1.00
1121	Parting Strip.....	1/2 x 3/4.....	1.00
1123	Window Stops.....	3/8 x 1-1/4.....	1.50
1124	Window Stops.....	3/8 x 1-5/8.....	2.00
1125	Window Stops.....	1/2 x 2-1/4.....	3.00
1130	O.G. Stops.....	3/8 x 1-1/4.....	1.50
1131	O.G. Stops.....	3/8 x 1-5/8.....	2.00
1132	O.G. Stops.....	1/2 x 2-1/4.....	2.50
1135	Water Tables.....	3/4 x 1-1/2.....	1.75
1136	Water Tables.....	1-3/16 x 2-1/4.....	4.50
1140	Astragals.....	3/8 x 3/4.....	1.00
1141	Astragals.....	3/4 x 1-3/4.....	2.00
1143	Neck Mould.....	3/8 x 1.....	1.25
1145	Panel Mould.....	3/8 x 1/2.....	1.00
1146	Panel Mould.....	1/2 x 1-1/2.....	1.75
1147	Panel Mould.....	3/4 x 1-1/2.....	1.75
1150	Picture Moulds.....	3/4 x 1-1/2.....	1.75
1151	Picture Moulds.....	3/4 x 1-3/4.....	2.00
1152	Picture Moulds.....	3/4 x 2-5/8.....	3.00
1160	Lattice.....	5/16 x 1-3/8.....	1.75
1161	Lattice.....	5/16 x 1-5/8.....	2.00
1162	D4S.....	3/4 x 1-1/2.....	1.75
1163	D4S.....	3/4 x 1-3/4.....	2.00
1164	D4S.....	3/4 x 2-1/2.....	3.00

No.	Description	Size	Per 100 Lineal Feet \$
1165	D4S.....	1-3/16 x 1-3/16.....	2.25
1166	D4S.....	1-5/8 x 1-5/8.....	4.00
1170	Burlap Moulds.....	3/8 x 1-5/8.....	2.00
1170A	Burlap Moulds.....	3/8 x 2-1/4.....	3.00
1171	Burlap Moulds.....	3/8 x 2-1/4.....	3.00
1172	Chair Rail.....	1/2 x 3-1/2.....	4.00
1180	Partition Cap.....	3/4 x 2.....	2.50
1181	Partition Shoe.....	3/4 x 2-1/2.....	3.00
1190	Brick Mould.....	1-3/16 x 1-3/4.....	3.00
1191	Brick Mould.....	1-3/8 x 1-3/4.....	4.00
1195	Nosing Cove.....	1-5/16 x 2.....	5.00
1196	Rabbeted Nosing.....	1-1/4 x 4-1/4.....	7.50
1200	Cap Trim.....	1-3/16 x 2-1/2.....	4.50
1201	Cap Trim.....	1-3/16, x 2-1/2.....	4.50
1202	Cap Trim.....	1-5/8 x 2-1/2.....	6.00
1210	Wainscot Cap.....	1 3/16 x 1-3/4.....	3.00
1211	Wainscot Cap.....	3/4 x 2-1/2.....	3.00
1220	Coves.....	3/4 x 3/4.....	1.00
1221	Coves.....	1-3/16 x 1-3/16.....	2.25
1235	Crown Moulds.....	1/2 x 3/4.....	1.00
1236	Crown Moulds.....	5/8 x 7/8.....	1.25
1237	Crown Moulds.....	1-3/16 x 2-1/2.....	4.50
1238	Crown Moulds.....	3/4 x 1-3/4.....	2.00
1239	Crown Moulds.....	3/4 x 1-1/4.....	1.50
1240	Crown Moulds.....	3/4 x 2-5/8.....	3.00
1241	Crown Moulds.....	3/4 x 3-1/2.....	4.00
1242	Crown Moulds.....	3/4 x 4-1/4.....	5.00
1250	Bed Moulds.....	3/4 x 1-3/4.....	2.00
1251	Bed Moulds.....	3/4 x 2-1/4.....	3.00
1252	Bed Moulds.....	3/4 x 3-1/4.....	4.00
1253	Bed Moulds.....	3/4 x 4-1/4.....	5.00
1260	Verandah Rail Top.....	1-5/8 x 3-1/2.....	8.00
1262	Verandah Rail Filling.....	1-5/8 x 1-5/8.....	4.00
1263	Verandah Rail Bottom.....	1-5/8 x 3-1/2.....	8.00
1270	Hand Rail Fillet.....	3/8 x 1-5/8.....	2.00
1271	String Cap.....	1 x 3-1/2.....	5.00
1279	Hand Rail.....	1-5/8 x 3-1/2.....	8.00
1280	Hand Rail.....	2-1/2 x 3-1/2.....	12.00
1281	Hand Rail.....	2-1/2 x 3-1/2.....	12.00
1293	Window Stool.....	1-3/16 x 4-1/4.....	7.50
1294	Window Stool.....	1-3/16 x 5-1/4.....	9.00
1295	Window Stool.....	1-3/16 x 7-1/4.....	12.00
1300	Plate Rail.....	1 x 3-1/2.....	5.00
1301	Apron.....	3/4 x 3-1/2.....	4.00
1302	Bracket.....	3/4 x 2.....	2.50

NOTE.—All numbers for Mouldings mentioned above refer to B.C. Catalogue of Standard Mouldings No. 5.

SPRUCE AND PINE

For mouldings of Spruce and Pine of 1" or less in thickness \$1.50 per 100 lineal feet for each inch in width.

DOORS

The prices as set out in the UNIVERSAL DOORS AND SASH 1942 RETAIL PRICE LIST.

In the case of *Glazed Designs* the cost of Glazing in effect during the basic period may be added.

FRAMES

EXTERIOR DOOR FRAMES

Exterior Door Frames made with hardwood sills $1\frac{1}{2}$ x $7\frac{3}{4}$ ", Jambs $1\frac{1}{2}$ x $5\frac{3}{4}$ ", Outside Casings $1\frac{1}{8}$ x $4\frac{1}{2}$ ", DRIP CAP $1\frac{1}{2}$ x $1\frac{3}{4}$ ".

EXTERIOR DOOR FRAMES—(Cont'd)

DOOR SIZE

2- 8 x 6- 8 for $1\frac{3}{8}$ or $1\frac{3}{4}$ "	\$4.90 each
2-10 x 6-10 for $1\frac{3}{8}$ or $1\frac{3}{4}$ "	5.15 "
3- 0 x 7- 0 for $1\frac{3}{8}$ or $1\frac{3}{4}$ "	5.40 "

For Bed Moulding Cap, or Backband Trim, ADD 80c each.

INTERIOR DOOR FRAMES

Frames with rabbeted Jambs taken from $1\frac{1}{2}$ " thickness stock.

Door Size	Jambs
2-8 x 6-8 x $1\frac{3}{8}$ "	$5\frac{1}{2}$ or $5\frac{3}{8}$ "
2-8 x 6-8 x $1\frac{3}{8}$ "	$4\frac{1}{2}$ or $4\frac{3}{8}$ "

WINDOW FRAMES

DOUBLE HUNG WINDOW FRAMES FOR CHECK RAIL SASH WITH 2 LIGHTS—GLASS WIDTH OF SASH

Glass Height of Sash	12"	14"	16"	18"	20"	22"	24"	26"	28"	30"	32"	34"	36"	38"	40"
	each \$	each \$	each \$	each \$	each \$	each \$	each \$	each \$	each \$	each \$	each \$	each \$	each \$	each \$	each \$
12"	2.36	2.44	2.51	2.58	2.66	2.73	2.79	2.86	2.93	3.01	3.07	3.14	3.20	3.28	3.34
14"	2.45	2.53	2.61	2.69	2.74	2.82	2.88	2.96	3.02	3.10	3.15	3.24	3.30	3.37	3.43
16"	2.54	2.63	2.70	2.77	2.83	2.92	2.98	3.05	3.11	3.18	3.26	3.33	3.39	3.46	3.53
18"	2.64	2.72	2.79	2.86	2.93	3.01	3.07	3.14	3.20	3.29	3.34	3.42	3.47	3.56	3.62
20"	2.74	2.82	2.89	2.98	3.04	3.11	3.17	3.26	3.31	3.39	3.45	3.53	3.59	3.66	3.72
22"	2.83	2.92	2.99	3.07	3.12	3.20	3.27	3.34	3.40	3.47	3.55	3.62	3.68	3.75	3.81
24"	2.93	3.01	3.08	3.15	3.23	3.30	3.36	3.43	3.49	3.58	3.64	3.71	3.77	3.85	3.91
26"	3.02	3.09	3.17	3.26	3.31	3.39	3.45	3.53	3.59	3.66	3.72	3.80	3.87	3.94	4.00
28"	3.12	3.20	3.28	3.36	3.42	3.49	3.56	3.63	3.69	3.77	3.84	3.91	3.97	4.04	4.10
30"	3.23	3.30	3.37	3.45	3.50	3.59	3.63	3.72	3.78	3.87	3.93	4.00	4.06	4.15	4.20
32"	3.31	3.39	3.46	3.55	3.61	3.68	3.74	3.81	3.88	3.96	4.01	4.09	4.16	4.23	4.29
34"	3.42	3.49	3.58	3.65	3.71	3.78	3.85	3.93	3.99	4.06	4.12	4.20	4.26	4.34	4.39
36"	3.50	3.59	3.66	3.74	3.80	3.88	3.94	4.02	4.07	4.16	4.22	4.29	4.35	4.42	4.50
38"	3.61	3.68	3.75	3.84	3.90	3.97	4.03	4.10	4.18	4.25	4.31	4.38	4.45	4.53	4.58
40"	3.69	3.77	3.85	3.93	3.99	4.06	4.12	4.20	4.26	4.34	4.39	4.48	4.54	4.61	4.67

DOUBLE HUNG WINDOW FRAMES FOR CHECK RAIL SASH WITH MORE THAN 2 LIGHTS

For Double Hung Window Frames for Check Rail Sash with more than 2 lights, the glass height shall be calculated by taking the height of the glass in each light, the width of the cross-bars between the glass and the amount of the glass play or allowance, and the glass width shall be calculated by taking the width of the glass in each light, the width of the upright bars between the glass and the amount of the glass play or allowance.

For Double Hung Window Frames for Check Rail Sash with a glass height or width not set out above, the maximum price shall be calculated by taking the height or width shown above nearest to and greater than it.

The Double Hung Window Frames referred to above are of the following measurements:

Sills $1\frac{1}{4}$ x $7\frac{3}{4}$ ", Jambs $1\frac{1}{8}$ x $5\frac{1}{4}$ ", Outside Casing $1\frac{1}{8}$ x $4\frac{1}{4}$ ", Parting Bead $\frac{1}{2}$ x $1\frac{1}{8}$ ", Drip Cap $1\frac{1}{4}$ x $1\frac{1}{4}$ ".

CELLAR WINDOW FRAMES

3 light sash 8" x 10", 10" x 12", 10" x 14" and 10" x 16"..... \$1.81 each

CASEMENT WINDOW FRAMES

6 light sash 8" x 10".....	\$2.86 each	6 light sash 10" x 14".....	\$3.55 each
6 light sash 10" x 12".....	3.28 "	6 light sash 10" x 16".....	3.78 "

(1) For Frames with the extra features set out below, additions may be made to the above prices as follows:

Double Cased or Blind Stopped.....	\$.45 each
Bed Mould Cap or Backband Trim.....	.55 "
Spiral Balances supplied, but not installed.....	2.50 per set
Iron Pulleys in frames.....	1.00 each
Brass faced Pulleys in frames.....	2.00 "

(2) For Mullion Frames the price for a single frame may be charged, for each of the sash openings and in addition; a charge of 30c for each mullion.

SASH

The maximum price which may be charged for Open and Glazed Sash shown in the Universal Doors and Sash 1942 Retail Price List shall be the price set forth therein increased by an amount of 10 per centum (10%) in the case of Open Sash, and 12½ per centum (12½%) in the case of Glazed Sash.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1064

Builders' Finishing Hardware, Cabinet Locks and Padlocks

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. This Order comes into force February 1, 1944, and revokes and replaces Administrator's Order No. A-675.

2. For the purposes of this Order,

- (a) "*Builders' Finishing Hardware*" means a device for supporting, operating, controlling, securing or guarding a part of a building, including but not limited to a door, gate, window, transom, scuttle, closet or partition;
- (b) "*Cabinet Lock or Padlock*" means a device operated by a key or combination and designed and constructed to control, guard or prevent entrance to or opening of a building or structure or a part of a building or structure or cabinet, box, locker, chest, luggage, baggage, furniture, drawer, or other article, or to control, guard, or prevent the moving, removal, operation or use of plant equipment, goods, articles or things.

3. This Order shall not apply to the following, namely:—

- (a) builders' finishing hardware, cabinet locks or padlocks manufactured or assembled for use on or in a ship or boat other than pleasure craft or for use in the operation of a railway or street railway other than the construction, maintenance, or repair of any building or for use as a protection to electric power equipment;
- (b) prison locks, time locks, safety deposit locks or automotive locks;
- (c) parts manufactured or assembled for repair and maintenance of builders' finishing hardware, cabinet locks or padlocks.

4. This Order governs every person who manufactures or assembles for sale builders' finishing hardware, cabinet locks or padlocks and every such person must, in the manufacture or assembly of such articles, comply with the provisions of this Order and its Schedule.

5. The only builders' finishing hardware, cabinet locks or padlocks which may be manufactured or assembled by any person shall be those specified in the Schedule to this Order and the manufacture and assembly of the same is restricted as follows:—

- (a) *Materials*—the only kinds of materials which may be used in the manufacture or assembly of any of the articles named in the said Schedule are the following:—

steel, cast iron and other ferrous metals, antimonial lead, cast ingot "F" brass, cast secondary aluminum, remelt aluminum, aluminum scrap, cast secondary zinc, wood, glass, plastic, porcelain and pottery, and any other material specifically designated in any Part of the said Schedule for a particular article named therein, but in such case that material may be used only for such article;

- (b) *Finishes*—the only kinds of finishes which may be used in the manufacture or assembly of any of the articles named in the said Schedule are the following:—

spray, lacquer, japanned, hot galvanized or electro-plated, zinc, prime coat, parkerized (sanded or unsanded) or equivalent, lead, enamel, burnished steel, antique copper, dull brass, imitation hammered iron, chrome, and nickel plated.

and any other finish specifically designated in any Part of the said Schedule for a particular article named therein, but in such case that finish may be used only for such article;

- (c) *Kinds and Types, etc.*—the manufacture or assembly of any article named in a Part of the said Schedule is limited to the kinds, types, designs, grades, weights and sizes specified in that Part of the Schedule, and where in any Part for any specific article a particular kind of material or finish is specified to be used or not to be used, that article must be manufactured or assembled only in compliance with such particular specification.

6. Every person who manufactures or assembles builders' finishing hardware, cabinet locks or padlocks shall, on or before February 15, 1944, file with the Administrator of Fabricated Steel and Non-Ferrous Metals a statement, in duplicate, showing full and detailed particulars of every kind of builders' finishing hardware, cabinet locks and padlocks which he proposes to manufacture or assemble as permitted by Section 5 of this Order and which were not included in any statement filed by him with the Administrator under the provisions of Section 4 of Administrator's Order No. A-675.

7. The provisions of this Order shall be subject to such written exemptions as the Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 17th day of January, 1944.

H. H. FOREMAN,
Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER NO. A-1064

PART 1—BUTTS, HINGES AND RELATED ITEMS

(Numbers refer to Style only.)

Item No.	Description	Similar in Style to Manufacturer's Numbers	Sizes Permitted
1	Half surface "T" Hinge.....	Stanley SC 963½	10"
2	Heavy "T" Hinge.....	" 609	4", 6", 8", 10", 12"
3	Heavy Strap Hinge.....	" 209	4", 6", 8", 10", 12"
4	Broad Butt Hinge.....	" 804	2 x 2, 2½ x 2½, 3 x 3, 3½ x 3½, 4 x 4, 5 x 5
5	Broad Butt Hinge.....	" 808	2 x 2, 2½ x 2½, 3 x 3, 3½ x 3½, 4 x 4, 5 x 5
6	Cabinet Butt Hinge.....	" 295	1½ x 1½, 2 x 1½, 2½ x 1½, 3 x 2
7	Cabinet Butt Hinge.....	" 289	2½ x 2½, 3 x 3
8	Loose Pin Butt Hinge.....	" 241	2½ x 2½, 3 x 3, 3½ x 3½, 4 x 4, 4½ x 4½, 5 x 5
9	Loose Pin Butt Hinge.....	" 242	2½ x 2½, 3 x 3, 3½ x 3½, 4 x 4, 4½ x 4½, 5 x 5
10	Ball Bearing Butt Hinge.....	" BB 241	3 x 3, 3½ x 3½, 4 x 4, 4½ x 4½, 5 x 5
11	Loose Pin Butt Hinge.....	" 823	2½ x 2½, 3 x 3, 3½ x 3½, 4 x 4, 4½ x 4½, 5 x 5
12	Template Butt Hinge.....	" 179	2½ x 2½, 3 x 3, 3½ x 3½, 4 x 4, 4½ x 4½, 5 x 5
13	Ball Bearing Template Butt Hinge.....	" BB 179	3½ x 3½, 4 x 4, 4½ x 4½, 5 x 5
14	Loose Pin Butt Hinge.....	Belleville 913	2½ x 2½, 3 x 3, 3½ x 3½, 4 x 4, 4½ x 4½, 5 x 5
15	Thumb Latch.....	Stanley Challenge	9½"
16	Flat Corner Irons.....	" 999	1½ x 1½, 2 x 1½, 2½ x 1½, 3 x 1½, 3½ x 1½, 4 x 1½, 5 x 1½, 6 x 1½
17	Corner Braces.....	" 997	1 x 3½, 1½ x 3, 2 x 2½, 2½ x 2½, 3 x 2½, 3½ x 2½, 4 x 2½, 5 x 2½
18	T-Plates.....	" 995½	2 x 2, 2½ x 2½, 3 x 3, 3½ x 3½, 4 x 4, 5 x 5
19	Mending Plate.....	" 995	2 x 2, 2½ x 2½, 3 x 3, 3½ x 3½, 4 x 4, 5 x 5
20	Staple.....	" 976	1, 1½, 2, 2½, 3, 4
21	Screw Hook and Strap Hinge.....	" 909	6, 8, 10, 12, 15, 18, 21, 24
22	Hinge Hasps.....	" 941	7½"
23	Hinge Hasps.....	" 925	3"
24	Safety Hasps.....	" 915	3½, 4½, 6"
25	Safety Hasps.....	" 815	3½, 4½, 6"
26	Hinge Hasps.....	" 912	3, 4, 5, 6"
27	Plate Staples.....	" 913	3, 4, 5, 6"
28	Light "T" Hinge.....	" 904	3, 4, 5, 6"
29	Light Strap Hinge.....	" 900	3, 4, 5, 6"
30	Narrow Butt Hinge.....	Stanley 840	1 x 1, 1½ x 1½, 2 x 1½, 2½ x 1½, 3 x 2
31	Narrow Butt Hinge.....	" 838	1 x 1, 1½ x 1½, 2 x 1½, 2½ x 1½, 3 x 2
32	Corrugated Strap Hinge.....	" 935	4, 6, 8, 10"
33	Corrugated T-Hinge.....	" 937	4, 6, 8, 10"

Part II—Checking Floor Hinges

Type numbers shown refer to designs of items only.

The following sizes are permitted of a type similar to Rixson checking floor hinge:—

Richards-Wilcox, Catalogue 44, Sizes Nos. 20, 25, 30, 40.

Part III—Cabinet Hardware Including Cabinet Hinges

CABINET HINGES

Full surface type—(applied on outside of door) to be made for flush and $\frac{3}{8}$ " offset doors—Each manufacturer limited to three (3) designs similar to Stanley No. 1490 x 1"; Corbin No. 0235 and No. 0236— $2\frac{3}{4}$ " x 2".

Semi-surface type—Each manufacturer limited to one type for $\frac{3}{8}$ " offset only, similar to Peterboro No. 956.

PULLS

Cup Pull—each manufacturer limited to one type, $3\frac{1}{2}$ " maximum, similar to Taylor-Forbes No. 370, wrought steel only.

Bar Pulls—each manufacturer limited to two styles similar to Peterboro No. 1959 and Stratford No. 206.

Furniture Pulls—each manufacturer limited to 12 designs, 8 modern styles and 4 period styles.

Non-Metal Pulls—each manufacturer limited to three (3) designs with sizes permitted from $2\frac{1}{2}$ " to $4\frac{1}{2}$ ", centres inclusive.

KNOBS

Shutter Knobs:

Round Flat Type—one style, two sizes, $\frac{3}{4}$ " and 1" only, similar to Peterboro No. 3480.

Spheroid Type—one style, two sizes, 1" and $1\frac{1}{4}$ " approx., with or without rosette, similar to Stratford Brass No. 68 and No. 892.

Furniture Knobs—each manufacturer limited to 6 designs, three (3) modern designs and three (3) period designs.

Non-Metallic Knobs—each manufacturer limited to three (3) plain designs in sizes $\frac{7}{8}$ ", 1" and $1\frac{1}{4}$ ".

CABINET CATCHES

Cabinet Catch, flush and offset, 1 size steel Peterboro No. 1030, 1 size cast Stratford No. 1843.

Cupboard Catch—1 size, $1\frac{1}{4}$ " approx., steel only, Taylor-Forbes No. 1740.

Friction Catches—each manufacturer limited to one type similar to Taylor-Forbes No. 700.

Elbow Catches—each manufacturer limited to one type similar to Taylor-Forbes No. 6300.

Part IV—Hydraulic Door Closers

Types Permitted

Sizes Permitted

Standard Surface type	C. D.
Underwriters' Laboratories approved type with fusible link (one type only)	C. D.
Brackets; soffit, corner and extension	To fit C. D.

Part V—Hangers, Track and Related Items

This part shall not affect the manufacture of airplane hangar doors and elevator door hardware.

Each manufacturer will be limited to the designs and quantities shown under the following sub-headings.

Reference to Richards-Wilcox means item numbers in Richards-Wilcox catalogue No. 44.

Sliding Door Bumper—each manufacturer limited to one design.

Garage Door Holder—each manufacturer limited to one design.

Overhead door hardware except rolling steel shutters—sliding-folding door sets using formed steel track for combination from 2 to 10 doors.

OVERHEAD DOOR HARDWARE

Two types of weight counter-balanced hardware, for each size of door, for one piece overhead door.

One type of hardware in two sizes for sectional type overhead doors.

ONE OR TWO SECTION VERTICAL LIFT DOORS

Limited to one type of weight counterbalanced hardware for each size of door.

JACKNIFE DOORS

Limited to one type of weight counterbalanced hardware for each size of door.

FOLDING PARTITION DOOR HARDWARE

One type using hangars at top placed in centre of door and no guide track at bottom, similar to Richards-Wilcox No. 135.

One type using door supporting rollers at bottom or top and guide track at top or bottom, similar to Richards-Wilcox No. 236.

DOOR HANGARS OTHER THAN ABOVE

Two types of flat steel track hangers in one size.

One type of flat steel track rigid hangers in two sizes.

Flat steel track in two sizes as follows: $1\frac{1}{4}" \times \frac{3}{16}"$, $3\frac{1}{2}" \times \frac{3}{8}"$.

Trolley or formed track, rectangular with removable brackets and hangers in six (6) sizes, two styles of hangers for each weight of doors, suitable for the following door weights:—

(a) up to 100 lbs.

(d) 601 lbs. to 800 lbs.

(b) 101 lbs. to 300 lbs.

(e) 801 lbs. to 1,200 lbs.

(c) 301 lbs. to 600 lbs.

(f) 1,201 lbs. to 2,000 lbs.

For doors over 2,000 lbs. limited to one type for each manufacturer.

House door hangers—one style only, similar to Richards-Wilcox No. 12.

SLIDING DOOR STAY ROLLERS

Lag screw types, straight and bent.

One type for light doors for side attachment, similar to Richards-Wilcox No. 53.

One type for light doors for floor attachment, similar to Richards-Wilcox No. 54.

One type for heavy doors for side attachment, similar to Richards-Wilcox No. 63.

One type for heavy doors for floor attachment, similar to Richards-Wilcox No. 59, No. 154.

SLIDING DOOR GUIDES

Double and triple type guides for parallel doors similar to Richards-Wilcox No. 172 and No. 173.

One type for light centre parting doors similar to Richards-Wilcox No. 271.

One type for heavy centre parting doors similar to Richards-Wilcox No. 671.

One type for sliding-folding doors similar to Richards-Wilcox No. 671B.

SLIDING DOOR PULLS

Extra heavy cast pulls similar to Richards-Wilcox No. 470.

Cast iron or steel pulls in two sizes similar to Richards-Wilcox No. 70-1, 70-2.

Surface type pulls in two sizes similar to Richards-Wilcox No. 81 x 2; No. 191.

BUMPER SHOES

One type, similar to Richards-Wilcox No. 435 x 72.

DOOR LATCHES

Gravity type, reversible in two sizes with two types of keepers.

Bar type, in two sizes with two types of keepers similar to Richards-Wilcox No. 152.

Draw type latch for parallel doors similar to Richards-Wilcox No. 616.

Swinging door latch similar to Richards-Wilcox No. 127 and No. 227.

FIRE DOOR HARDWARE

Single sliding door sets using Underwriters' standard hardware with flat or round track for tin clad or steel door, incline or level track.

Centre-parting sliding door sets using Underwriters' standard hardware with flat track for tin clad or steel doors, incline or level track.

Vertical sliding door sets, with Underwriters' standard hardware, using flat track for tin clad or steel doors.

Single swing door sets, using Underwriters' standard hardware for tin clad or steel doors.

Double swing door sets, using Underwriters' standard hardware for tin clad or steel doors.

Single swing shutter sets using Underwriters' standard hardware for tin clad or steel shutters.

Double swing shutter sets, using Underwriters' standard hardware for tin clad or steel shutters.

Trap doorsets for light trap doors, using hardware for tin clad or steel doors.

Trap doorsets for heavy trap doors using hardware for tin clad or steel doors.

HEAVY INDUSTRIAL HINGES

Eleven types similar to Richards-Wilcox No. 030, No. 03 x 1, No. 03 x 3, No. 03 x 5, No. 03 x 6, No. 03 x 7, No. 03 x 8, No. 03 x 10, No. 03 x 11, No. 700 and No. 434. May be plain, disc or ball bearings.

Part VI—Locks and Door Trim

Zinc base die castings and brass will be permitted for cylinder assemblies.

Brass, Ingot "E" quality only, will be permitted for cylinder lock fronts except strike plates, lock mechanisms (where necessary) latch and dead bolts.

Brass, prime quality, and nickel silver will be permitted for keys of cylinder locks.

Locks, furnished keyed alike, shall have not more than one key per lock. Other locks shall have not more than two keys per lock. Only three master keys may be furnished with each group of locks when such locks are required to be furnished master-keyed.

Each manufacturer shall be limited to the number of designs shown under each sub-heading.

DOOR LOCK AND LATCH SETS, INTERIOR—Each manufacturer limited to:—

1. One plain round corner design with two-piece knob only, similar to Peterboro No. 6900.
2. One plain bevel design with one-piece knob only, similar to Belleville No. WH 990.
3. One ornamental design with one-piece knob only, similar to Yale No. A.G. 8080.
4. One ornamental design—cast iron only—with one-piece knob only, similar to Belleville Sargent No. I.H. 990.

BIT KEY AND CYLINDER, EXTERIOR—Each manufacturer limited to:—

1. One plain round corner design with one-piece knob only, similar to Peterboro No. 6346W or No. 6765.
2. One plain bevel design with one-piece knob only, similar to Belleville-Sargent No. W.H. 960 or No. W.H. 8070.
3. One ornamental design—with one-piece knob only, similar to Yale No. A.G. 7590 or No. A.G. 77500.
4. One ornamental design—cast iron—one-piece knob only, similar to Belleville-Sargent No. I.H. 960 and No. I.H. 8070.
5. One plain bevel design—sectional trim, single or double handle (inside knob steel) similar to Peterboro BO 7070.

6. Two ornamental designs—in imitation hammered iron, sectional trim, with single or double handle (inside knob steel), similar to Belleville-Sargent No. S.K. 8876 and EK 8876.
7. One store door surface latch—no lock—steel or cast iron, similar to Taylor-Forbes No. 333.

DOOR KNOBS—GENERAL—Each manufacturer limited to:—

Type No.	Diameter	Description	Similar to Manufacturer's No.
1	2½"	Two piece, plain.....	Yale No. B125.
2	1½", 2", 2½"	One piece, plain.....	Yale No. BO33, BO34 and BO35.
3	2"	One piece, ornamental.....	Yale No. AG 34.
4	2"	One piece, cast iron ornamental.	Belleville-Sargent No. IH 900.
5	2"	Pressed glass with wrought steel shank only.....	Corbin No. 418.
6	2½"	Porcelain with cast iron shank only.....	Belleville-Sargent No. 0110

One knob screw only for each shank permitted.

ROSES—GENERAL—All roses shall be of plain design not over 2½" in diameter.

LOCKS—GENERAL—Locks and latches shall be limited to the following descriptive numbers:—

1. Mortise knob latches—two (2) types permitted, similar to Corbin No. 01—No. 29.
2. Mortise Bit Key Knob Locks (inside door)—two types permitted, similar to Peterboro No. 900—No. 633. (No. 633 permitted with either one or three tumblers—light steel key only).
3. Mortise Cylinder Vestibule Knob Lock with or without stop works—one type permitted, similar to Yale No. 7790.
4. Mortise Cylinder Office Door Knob Lock with or without stop works or trigger bolt—one type permitted, similar to Yale No. 7656.
5. Mortise Bit Key Dead Lock—one type permitted, similar to Belleville-Sargent No. 8810.
6. Mortise Cylinder Dead Lock—one type permitted, similar to Peterboro No. 702—may be furnished with one cylinder, one cylinder and one turn knob, or, two cylinders.
7. Mortise Bathroom Lock—one type permitted, similar to Belleville-Sargent No. B972.
8. Mortise Bit Key Front Door Knob Lock with or without stop works—similar to Peterboro No. 346.
9. Mortise Cylinder Panic Lock, handle operation on outside only—one type permitted, similar to Corbin No. 5785.
10. Mortise Panic Device Latch—one type permitted, similar to Corbin No. 185.
11. Mortise Cylinder Front Door Knob Lock with or without stop works—one type permitted, similar to Belleville-Sargent No. 8070.
12. Rim Bit Key Knob Lock—two types permitted, similar to Belleville-Sargent No. 403 and Peterboro No. 1226.
13. Rim Bit Key Store Dead Lock—one type permitted, similar to Belleville-Sargent No. 672.
14. Store Door Cylinder Locks—one or two cylinders—with or without stop works—one type similar to Yale No. 74324.
15. Sectional Type Cylinder Lock—one cylinder and thumb turnout type as Yale No. 7428.

PART VII—MISCELLANEOUS SASH, SCREEN AND SHELF HARDWARE

Description	Similar to Mfrs. No.	Size
DOUBLE HUNG WINDOW HARDWARE		
Window Spring Bolt.....	Peterboro No. 87.....	3 $\frac{1}{4}$ "
Sash Fasteners, cast only.....	Stratford No. 1416.....	2 $\frac{1}{4}$ "
Garretson Sash Fastener.....	Taylor-Forbes No. 1.....	2" x 1"
Hook Sash Lift, steel only.....	Stratford No. 121.....	1 $\frac{3}{4}$ "
Bar Sash Lift, cast only.....	Stratford No. 144.....	4"
Stop Bead Screws and Washers.....	Corbin No. 0183.....	
Sash Pole Hooks, cast only.....	Peterboro No. 4913.....	3"
Sash Pole Socket.....	Peterboro No. 1911.....	1 $\frac{1}{4}$ "
Axle Pulleys, plain bearing, straight axle only.....	Taylor-Forbes No. 3615.....	2 $\frac{1}{4}$ " wheel
Sash Centres.....	3 sizes as Taylor-Forbes No. 2, 3 and 5.	
Sashweights.....	Unlimited.....	
Sash Pole Wood.....		8'
TRANSOM HARDWARE		
Transom Catch—steel.....	Belleville No. 9882.....	1 $\frac{1}{2}$ " x 2 $\frac{1}{2}$ "
cast.....	" 996.....	1 $\frac{1}{2}$ " x 2 $\frac{1}{2}$ "
Transom Chains steel.....	" 9880.....	10" only.
DOOR PLATES AND PULLS		
Push Plates—glass, plastic, cast non-ferrous metals.....		12" x 3" only.
Push Plates—steel.....		10" x 3" only
Pulls—may be supplied with non-steel plates only.....	Stratford No. 662.....	5 $\frac{1}{2}$ " centre to centre.
Pulls—may be supplied with steel plates only.....	Stratford No. 662.....	4 $\frac{1}{2}$ " centre to centre.
Door Pulls.....	Corbin No. 04320.....	4 $\frac{1}{2}$ "
	" 04328.....	5 $\frac{1}{2}$ "
	" 04332.....	8"
Hospital Hook.....	" 04337.....	
BOLTS		
Barrel Bolts.....	Stanley No. 1078.....	2 $\frac{1}{2}$ ", 3", 4", 5", 6".
Cellar Window Bolts.....	Taylor-Forbes No. 1076.....	2 $\frac{1}{2}$ "
Chain Bolts.....	Belleville No. 932.....	6"
	Richards-Wilcox No. 514.....	7"
	Richards-Wilcox No. 514 x 3.....	12 $\frac{5}{8}$ "
Foot Bolts.....	Belleville No. B.942.....	6"
Extension Flush Bolt, cast only.....	Peterboro No. 716.....	1 $\frac{1}{4}$ " x 6"
Cane Bolts.....	Richards-Wilcox No. 524 x 0.....	1 $\frac{1}{2}$ " x 12"
	" 524 x 1.....	1 $\frac{1}{2}$ " x 18"
	" 524 x 2.....	1 $\frac{1}{2}$ " x 24"
	" 524 x 3.....	1 $\frac{1}{2}$ " x 25"
Surface Bolts, steel only.....	Corbin No. 01970.....	3 $\frac{3}{8}$ " x 4"—6"
Flush Bolts, cast only.....	Corbin No. 02823.....	1" x 6"
steel only.....	Peterboro No. 912.....	1 $\frac{1}{8}$ " x 6"
MISCELLANEOUS		
Flush Ring Pull, cast only, 1 size only.....	Stratford No. 1038.....	1 $\frac{1}{2}$ "
Flush Ring Pull Catch, 1 size only.....	Stratford No. 725.....	1" maximum.
Door Knocker, 2 styles only.....	Yale XUS No. 1425.....	6 $\frac{1}{2}$ "
	Yale HVK No. 204.....	6 $\frac{1}{2}$ "
Door Buttons.....	Peterboro No. 1141.....	1 $\frac{1}{2}$ "
	" 1174.....	1 $\frac{1}{2}$ "
	" 1148.....	1 $\frac{1}{2}$ "
Half Door Buttons.....		1 $\frac{1}{2}$ ", 2", 2 $\frac{1}{2}$ ", 3", 4"
Hooks and eyes, steel.....		
Thumb Latch.....	Taylor-Forbes Nos. 2 and 3.....	
House Numbers.....		3" only.
Padlock Eyes, steel only.....	Stanley No. 1245.....	2 $\frac{3}{8}$ " x 1 $\frac{1}{2}$ ".
Handrail Bracket, cast only.....	Peterboro No. 1122.....	2 $\frac{1}{2}$ "
Door Fasteners with chains.....	Belleville No. 44.....	4"
Hat and Coat Hooks.....	Taylor-Forbes Nos. 95, 102, 103.....	
Letter Box Plate, steel, one type only.....	Corbin No. 02305.....	7"
cast, one type only.....	Stratford No. 723.....	8" max.
imitation hammered iron, one type only.....	Yale No. XC1531.....	9"
Cupboard Turns, steel only.....	Peterboro No. 5416.....	1 $\frac{1}{2}$ " x 2 $\frac{1}{4}$ "
cast only.....	Stratford No. 1801.....	2 $\frac{1}{8}$ "
Closet Knob Spindle.....	Peterboro Nos. 4041 and 4022.....	
Door Stops, 2 styles, 2 sizes each style, with or without cast hooks, reclaimed rubber only.....	Stratford No. 1666.....	2 $\frac{1}{2}$ " max. projection
	Stratford No. 1670.....	1 $\frac{1}{2}$ " height
	Belleville No. 8717.....	3" max. projection
	Belleville No. 8719.....	2 $\frac{1}{4}$ " height

Description	Similar to Mfrs. No.	Size
Door Holders, cast only		
Plunger, one type, one size	Corbin No. 03862	7 $\frac{1}{2}$ " overall
Throw Over, one type, one size	Stratford No. 1440	4 $\frac{1}{2}$ " arm.
Safety Hasp, cast only	Stratford No. 521	1" x 2 $\frac{3}{4}$ " only
SCREEN DOOR HARDWARE		
Screen Door Latch Sets,		
cast iron and wrought steel, Rim...	Yale No. BU218	
Mortise	Yale No. BU1021	
Screen Door Sets	Stanley No. 1157	
Perfection Springs	Taylor-Forbes No. 2—6 inclusive	
Screen Door Hinges	Smarts No. 200	3" x 4" max.
	Peterboro No. 231 or Taylor-Forbes No. 710	3" x 3" max.
Coil Springs	Taylor-Forbes 270C x 7"	
	" 271C x 8"	
	" 272C x 10"	
Pneumatic Door Check	Peterboro No. 444 and No. 555	
Screen Door Catch	Taylor-Forbes Invincible	2" x 1 $\frac{1}{4}$ "
SCREEN WINDOW AND STORM SASH HARDWARE—		
Hangers in pairs with Screws, wrought	Stanley No. 1717	
Storm Sash Fasteners	Taylor-Forbes-Holdfast Stanley No. 1719	
Storm Sash Fastener Set (one pair fasteners and one pull)	Stanley No. 1727	
Combination Sash and Screen Fastener	Peterboro No. 1145	1 $\frac{1}{4}$ " x $\frac{5}{8}$ "
CASEMENT WINDOW HARDWARE		
Casement adjuster open in or out	Taylor-Forbes No. 64	10"
Friction Stay	Rixson No. 33	
Casement Fastener	Peterboro No. 4690	
	Peterboro No. 4880	
	Stratford No. 566	

PART VIII—NIGHT LATCHES AND DEADLOCKS

Zinc base die castings and brass, prime quality, will be permitted for cylinder assemblies. Brass, Ingot "E" quality only, will be permitted for lock mechanism where necessary, latch and dead bolts. Brass, prime quality, and nickel silver, will be permitted for keys of cylinder locks.

Locks furnished keyed alike shall have not more than one key per lock. Other locks shall have not more than two keys per lock. Only three master keys may be furnished with each group of locks when such locks are required to be furnished master-keyed.

Night latches will be supplied with one strike only for each latch either rim or reverse bevel.

The usual manufacturers' tolerances will be permitted.

The manufacturer shall be limited to:—

Rim Cylinder dead locks, 2 types—Corbin No. 360; Yale No. 2192.

Rim Cylinder night latches, 5 types—Corbin, No. 353; Belleville-Sargent, No. 4278;

Peterboro, No. 102; Yale, No. 42; Yale, No. 44.

PART IX—SPRING HINGES

Floor surface double acting horizontal type without adjustable tension, as Peterboro No. 465.

PART X—LAVATORY DOOR HARDWARE

Numbers shown refer to design only.

Description	Types	Numbers Permitted
Lavatory Bolt Slide Type	1 only	Peterboro No. 775
Lavatory Bolt Throw Type	1 only	" " 674
Lavatory Strike Flat Type	1 only	" " 3086
Lavatory Strike Clamp Type, open in or out		" " 3079
Lavatory Strike Clamp Type, open in or out		" " 3082
Lavatory Door Hinge, with or without spring 1 type, 1 size		" " 3501
	and	" " 3500

Lavatory Coat Hook & Door Stop. Belleville 892, 4" proj.

PART XI—PANIC BOLTS

Locking and latching devices and keying shall be in accordance with Part VI of this Schedule.

Each manufacturer shall be limited to:—

- One vertical type as.....Yale No. 91127-U
 - One horizontal type, as.....Yale No. 91724-U
- for single or double doors.

Handle operation only permitted outside. Handle grip permitted 6 inches centre to centre, plain sectional trim.

PART XII—SASH BALANCES

Sash balances must be of single coiled spring (clock spring) type with suspension tape or twin coiled spring "flat" type with suspension cables, or single helical-spring "vertical" type with or without tubular housing. Springs may be high-carbon steel uniformly tempered. The single coiled-spring type must have pressed steel or cast iron case and front for mounting in mortise in the window frame. The twin coiled-spring type must have pressed steel case for mounting flatwise in the cutout in the window frame.

Coiled spring type balances may be made in one type only, that is using suspension tape.

They may be in non-adjustable type only.

Coiled spring and vertical type sash balances may be made as stock items in the following weight capacities:—

4 to	26 lbs.
26 to	58 lbs.
58 to	80 lbs.
80 to	110 lbs.

PART XIII—CABINET LOCKS

Zinc base die casting or brass may be used for cylinder assemblies of pin tumbler and disc tumbler locks and for the tubes, centres and levers of secure lever locks. Keys for pin and disc tumbler locks may be of brass or nickel silver.

Locks furnished keyed alike shall have not more than one key per lock. Other locks shall have not more than two keys per lock.

Only three master keys may be furnished with each group of locks that are required to be furnished master-keyed.

Where use of brass is permitted, such may be furnished bright brass

Each manufacturer shall be limited to the following types:—

1. Flat keyed secure lever chest locks, two types, approximate sizes $1\frac{1}{2}" \times 2"$, $1\frac{3}{4}" \times 2\frac{1}{2}"$, similar to Corbin No. C-0142-P and No. C-0144-P.
2. Double link warded barrel key chest lock approximate size $2\frac{1}{2}" \times 1\frac{1}{2}"$, Yale No. S-4.
3. Pin tumbler $\frac{7}{8}"$ diameter cylinder, half mortise drawer lock with dead bolt only, approximate size $2" \times 1\frac{5}{8}"$, Peterboro No. 03202.
4. Disc tumbler, dead bolt surface type drawer lock, one type, similar to Yale No. 9660.
5. Disc tumbler, dead bolt, half mortise drawer lock, one type only, similar to Peterboro No. 0701.
6. Flat key secure lever half mortise dead bolt drawer lock, one design, approximately $1\frac{3}{4}" \times 1\frac{9}{16}"$, Peterboro No. 1921.
7. Flat key secure lever surface type drawer locks, one type, approximately $1\frac{1}{2}" \times 1\frac{1}{4}"$ similar to Yale No. R-359.
8. Half mortise warded barrel key drawer locks, one design $1\frac{3}{4}" \times 2\frac{1}{2}"$, Yale No. R-465.
9. Pin tumbler, $\frac{7}{8}"$ diameter cylinder, surface type, locker and wardrobe locks, one design, Corbin No. C-0768, $1\frac{5}{8}" \times 1\frac{1}{4}"$.

10. Flat key, secure lever, surface type, locker and wardrobe locks, three sizes:
 Yale No. W100—1 $\frac{1}{4}$ " x $\frac{7}{8}$ "
 W102—2 $\frac{1}{4}$ " x 1 $\frac{1}{4}$ "
 W120—2" x 1 $\frac{3}{8}$ "
11. Barrel key, warded surface type locker and wardrobe locks, two designs:
 Yale No. W3 $\frac{1}{4}$ —2 $\frac{1}{2}$ " x 1 $\frac{1}{4}$ "
 W7—3" x 1 $\frac{1}{4}$ "
12. Pin tumbler $\frac{7}{8}$ " diameter cylinder, half mortise, wardrobe lock with dead bolt, one design similar to Yale No. 5511, approximately 2" x 1 $\frac{1}{4}$ ".

PART XIV—PADLOCKS

The use of brass will be permitted only for cylinder assemblies (not including cases) and levers for lever tumbler and disc tumbler locks. The use of zinc will be permitted only for cylinder assemblies and keys (including cases) and levers for lever tumbler and disc tumbler locks. Brass, prime quality, or nickel silver will be permitted for keys.

Locks furnished keyed alike, shall have not more than one key per lock. Other locks shall have not more than two keys per lock. Only three master keys may be furnished with each group of locks when such locks are required to be master-keyed.

Each manufacturer shall make only one design of a size.

Bright or dull brass finish is permitted where brass can be used.

No.	Description of Padlocks	Sizes Permitted	Sizes
1	Pin Tumbler.....	four (4) sizes	1 $\frac{1}{8}$ " to 2"
2	Warded or ward lever.....	three (3) "	1" to 1 $\frac{1}{2}$ "
3	Spring or bold spring.....	four (4) "	$\frac{5}{8}$ " to 2"
4	Disc tumbler.....	three (3) "	1" to 1 $\frac{1}{2}$ "
5	Combination padlock.....	one (1) size only for each manufacturer.	
6	Secure lever.....	one (1) size only for each manufacturer.	

Special length shackles and chains may be furnished on order.

PART XV—DOOR HOLDING DEVICES

The following types will be permitted similar to:—

Richards-Wilcox—Rixson No. 38

" " Surface type No. 90.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1067

Respecting Maximum Retailers' Prices for Softwood Lumber and Mouldings in the Provinces of Manitoba and Saskatchewan and Range One west of the fourth meridian in the Province of Alberta, excepting the Greater Winnipeg District and the Cities of Regina, Saskatoon and Moose Jaw

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Interpretation

1. For the purposes of this Order,

- (a) "Greater Winnipeg District" includes the City of Winnipeg and all contiguous suburban municipalities;
- (b) "Point of Shipment" means any warehouse, lumber yard or place from which softwood lumber or mouldings are shipped or delivered.

Maximum Retailers' Prices Fixed for Manitoba and Saskatchewan

2. (1) The maximum price (including Federal Sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail any soft wood lumber or mouldings described in the Schedule to this Order which are shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Provinces of Manitoba and Saskatchewan and Range One West of the fourth meridian in the Province of Alberta except any point of shipment within the Greater Winnipeg District or the Cities of Regina, Saskatoon or Moose Jaw or any point of shipment located on the line of the Canadian National Railways (Hudson's Bay Branch), between Wabowden and Churchill, shall be the price shown for such lumber and mouldings in the said Schedule.

(2) The maximum price (including Federal Sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any mouldings other than the mouldings described in the Schedule to this Order, which are shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Provinces of Manitoba and Saskatchewan and Range One West of the fourth meridian in the Province of Alberta except any point of shipment within the Greater Winnipeg District or the Cities of Regina, Saskatoon or Moose Jaw or any point of shipment located on the line of the Canadian National Railways (Hudson's Bay Branch), between Wabowden and Churchill, shall be the cost of such mouldings to the retailer, plus a mark-up of forty percentum (40%) of such cost.

Special Sizes and Grades of Lumber

3. (1) When any softwood lumber is sawn to rough or finished sizes other than those sizes designated in the Schedule to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) When any softwood lumber is offered for sale in grades not designated in the Schedule to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Overdue Accounts

4. If the whole or any part of the sale price is not paid within thirty days after the shipments of the softwood lumber or mouldings, the maximum price fixed by Section 2 of this Order may be increased by an amount of three-quarters of one percentum ($\frac{3}{4}\%$) of the unpaid balance thereof for each month or part thereof succeeding the thirty-day period.

Invoices to Show Particulars of Lumber Sold

5. Every person selling softwood lumber or mouldings at retail from any point of shipment in the Provinces of Manitoba and Saskatchewan and Range One West of the fourth meridian in the Province of Alberta shall complete in duplicate an invoice covering each such sale made by him stating therein the point of shipment and full particulars of the species, sizes and grades of the softwood lumber and mouldings sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy of each invoice to the purchaser.

Effective Date

6. This Order shall be effective on and after the 5th day of February, 1944.

Dated at Ottawa this 20th day of January, 1944.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER NO. A-1067

Maximum Retail Prices for Softwood Lumber and Mouldings in Manitoba, Saskatchewan and Range One West of the Fourth Meridian in the Province of Alberta, Excepting Greater Winnipeg, Regina, Saskatoon and Moose Jaw

Except where indicated, all prices set out below refer to One Hundred Feet Board Measure and all measurements are calculated from the original size.

SOFTWOOD LUMBER.

COAST AND MOUNTAIN FIR, HEMLOCK, CEDAR AND LARCH

	Lengths			
	8' to 14'	16'	18' and 20'	22' to 32'
<i>No. 1 Dimension Surfaced—</i>				
2 x 4 and 2 x 6.....	\$5.65	\$5.85	\$6.05	\$6.55
2 x 8.....	5.75	6.05	6.25	6.65
2 x 10.....	5.95	6.25	6.45	6.85
2 x 12.....	6.15	6.45	6.55	7.05
<i>No. 1 Plank and Timbers S4S—</i>				
3 x 4, 6, 8, 10 and 12.....	6.35	6.55	6.75	7.25
4 x 4, 6 and 8.....	6.35	6.55	6.75	7.25
4 x 10.....	6.75	6.75	6.95	7.45
4 x 12.....	6.75	6.75	6.95	7.45
6 x 6, 6 x 8, and 8 x 8.....	6.75	6.75	6.95	7.45

For larger than 8 x 8, ADD to the above prices for each additional inch in thickness or width.....	\$.10
For No. 2 Dimension, DEDUCT from the above prices.....	.30
For No. 3 Dimension, DEDUCT from the above prices.....	.60
For Select Common Dimension, ADD to the above prices.....	1.00
For Tongued and Grooved No. 1 Dimension ADD to the above prices.....	.50
For Tongued and Grooved Select, ADD to the above prices.....	1.20
For Rough, ADD to the above prices.....	.50

SPRUCE—

	Lengths		
	8' to 14'	16'	18' and 20'
<i>No. 1 Dimension Surfaced—</i>			
2 x 4 and 2 x 6.....	\$5.65	\$5.95	\$6.15
2 x 8.....	5.85	6.15	6.35
2 x 10.....	6.05	6.35	6.45
2 x 12.....	6.25	6.45	6.65
<i>No. 1 Plank and Timbers S4S—</i>			
3 x 4 to 4 x 8—10 to 16.....	\$ 6.35		
3 x 4 to 4 x 8—18 and 20.....	6.65		
3 x 10 to 4 x 10—10 to 16.....	6.45		
3 x 10 to 4 x 10—18 and 20.....	6.65		
3 x 12 and 4 x 12—10 to 16.....	6.45		
3 x 12 and 4 x 12—18 and 20.....	6.75		
6 x 6 to 8 x 8—10 to 16.....	6.35		
6 x 6 to 8 x 8—18 and 20.....	6.65		
For longer than 20', ADD for each 2' to the above prices for 20'.....	\$.20		
For No. 2 Dimension, DEDUCT from the above prices.....	.30		
For Select Dimension, ADD to the above prices.....	1.50		
For Tongued and Grooved No. 1 Dimension, ADD to the above prices.....	.50		
For Tongued and Grooved Select, ADD to the above prices.....	1.80		
For Rough, ADD to the above prices.....	.50		

BRIDGING AND STRAPPING—

1 x 2 Common Surfaced.....	1c. per lineal foot
2 x 2 Common Surfaced.....	2c. per lineal foot

SPRUCE—WELL CURBING—

1½" or 2" Bevelled.....	\$ 6.65
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SURFACED BOARDS AND SHIPLAP—

Coast and Mountain Fir, Hemlock, Cedar and Larch—

No. 1—1 x 4.....	\$ 5.15
No. 1—1 x 5.....	5.55
No. 1—1 x 3 and 1 x 6 to 10.....	5.55
No. 1—1 x 12.....	5.65
For Select Common, ADD to the above prices.....	\$.50
For No. 2 Boards and Shiplap, DEDUCT from the above prices.....	.30
For No. 3 Boards and Shiplap, DEDUCT from the above prices.....	.50
For No. 1 Coast Spruce, ADD to the above prices.....	.60

SPRUCE—

	Width					
	4"	5"	3" and 6"	7" to 10"	12"	Mixed
No. 1 (No. 3 Mill Grade).....	\$5.55	\$5.95	\$5.75	\$5.95	\$6.15
No. 2 (No. 4 Mill Grade).....	5.35	5.45	5.65	5.85	\$5.65
No. 3 (No. 5 Mill Grade).....	5.05	5.25	5.45	5.55	5.45

For Grain Tight Shiplap ADD to the above prices for No. 1 (No. 3 Mill Grade)....	\$.30
For Ponderosa Pine Boards and Shiplap DEDUCT from the above prices for Spruce..	.30
For Boards 1½" and 1½" in thickness, ADD to the above prices for Boards and Shiplap.....	.60
For Rough Boards, ADD to the above prices for Boards and Shiplap.....	.40
For Select (No. 2 Mill Grade)—ADD to the above prices for No. 1 (No. 3 mill Grade) for Spruce.....	2.00
For Boards and Shiplap of less than standard thickness of the species and Grades set out above, DEDUCT from the above prices:	
Thickness—½" Full.....	.50
5/8".....	.40
11/16".....	.30

Resawn Boards and Shiplap—

3/8 Coast Fir or Hemlock Boards.....	\$ 3.80 per 100 Feet Surface Msr.
3/8 Coast Spruce or Cedar Boards.....	4.00 " "
3/8 Mountain or Northern Spruce.....	3.10 " "
3/8 Spruce, Shiplap, No. 1 (No. 3 Mill Grade).....	3.50 " "

FLOORING—**Coast Fir and Hemlock—**

1 x 3 B and Better Edge Grain....	\$ 9.05
1 x 4 B and Better Edge Grain....	9.25
1 x 6 B and Better Edge Grain....	10.85
1 x 3 C, Edge Grain.....	8.25
1 x 4 C, Edge Grain.....	8.45
1 x 6 C, Edge Grain.....	9.35
1 1/4 x 4, 1 1/4 x 6, C and Better, E.G. for wagon box bottoms.....	10.35
1 x 3 B and Better Flat Grain....	7.05
1 x 4 B and Better Flat Grain....	7.55
1 x 6 B and Better Flat Grain....	8.15
1 x 3 C Flat Grain.....	6.75
1 x 4 C Flat Grain.....	7.35
1 x 6 C Flat Grain.....	7.95
1 x 3 D Flat Grain.....	6.35
1 x 4 D Flat Grain.....	6.35
1 x 6 D Flat Grain.....	6.75

Coast Hemlock—

1 x 3 D Flat Grain.....	\$ 6.55
1 x 4 D Flat Grain.....	6.55
1 x 6 D Flat Grain.....	6.95

Mountain Fir, Larch and Hemlock—

1 x 4 D and Better.....	6.85
1 x 6 D and Better.....	7.35
1 x 4 No. 1 Common Centre Matched.....	5.45
1 x 6 No. 1 Common Centre Matched.....	5.65
1 1/4 and 1/2 ADD to the above prices.....	.70
For C Select and Better ADD to price of D and Better.....	.30
For D Select only DEDUCT from price of D and Better.....	.30

Spruce Dressed and Matched or Centre Matched—

1 x 4 Select (No. 2 Mill Grade).....	\$ 7.25
1 x 6 Select (No. 2 Mill Grade).....	7.45
1 x 8 Select (No. 2 Mill Grade).....	7.45
1 x 4 No. 1 (No. 3 Mill Grade).....	5.95
1 x 6 No. 1 (No. 3 Mill Grade).....	6.25
1 x 8 No. 1 (No. 3 Mill Grade).....	6.45
1 x 4 No. 2 (No. 4 Mill Grade).....	5.65
1 x 6 No. 2 (No. 4 Mill Grade).....	5.85
1 x 8 No. 2 (No. 4 Mill Grade).....	6.05

For Flooring in less than standard thicknesses:—

11/16" Full, DEDUCT from the above prices for Spruce.....	.30
5/8" Full, DEDUCT from the above prices for Spruce.....	.40
1/2" Full, DEDUCT from the above prices for Spruce.....	.50
For 1 1/4" and 1 1/2", ADD to the above prices of Spruce.....	.70

CEILING—

Coast Fir and Hemlock—

1 x 3 B and Better. \$	6.65
1 x 3 C	6.45
1 x 4 B and Better.	7.45
1 x 4 C	7.05
5/8 x 3 B and Better	5.85 100 F.S.M.
5/8 x 3 C	5.65 100 F.S.M.
5/8 x 4 B and Better	6.25 100 F.S.M.
5/8 x 4 C	5.75 100 F.S.M.

For Coast Spruce
Ceiling ADD
to the above
prices..... .45

Coast Cedar—

1 x 3 or 1 x 4 No. 3 Clear and Better..... \$	7.30
5/8 x 3 and 4", 8' to 18' Clear	5.60 100 F.S.M.
5/8 x 3 and 4", Shorts 3' to 7' Clear.....	4.20 100 F.S.M.
3/8 x 3", 8' to 18' Clear....	4.30 100 F.S.M.

Spruce—

1 x 4 Select (No. 2 Mill Grade).....	7.25
1 x 4 No. 1 (No. 3 Mill Grade).....	5.95
1 x 4 No. 2 (No. 4 Mill Grade).....	5.65

Mountain Fir, Larch and Hemlock—

1 x 4 D and Better.....	\$ 6.85
1 x 4 No. 1 Common.....	5.45
1 x 6 D and Better.....	7.35
1 x 6 No. 1 Common.....	5.65

SIDING—

Coast Fir and Hemlock—

1 x 4 B and Better..... \$	7.25	1 x 8 B and Better..... \$	7.95
1 x 4 C	6.95	1 x 8 C	7.85
1 x 4 D	6.05	1 x 8 D	6.95
1 x 4 No. 1 Common.....	5.65	1 x 8 No. 1 Common.....	6.35
1 x 6 B and Better.....	7.65	5/8 x 6 B and Better...	7.35 100 F.S.M.
1 x 6 C	7.55	5/8 x 6 C	7.25 100 F.S.M.
1 x 6 D	6.65	5/8 x 6 D	6.35 100 F.S.M.
1 x 6 No. 1 Common.....	6.05		

Spruce—

1 x 4 Select (No. 2 Mill Grade).....	\$ 7.25
1 x 4 No. 1 (No. 3 Mill Grade).....	5.95
1 x 4 No. 2 (No. 4 Mill Grade).....	5.65
1 x 5 Select (No. 2 Mill Grade).....	7.45
1 x 5 No. 1 (No. 3 Mill Grade).....	6.25
1 x 5 No. 2 (No. 4 Mill Grade).....	5.85
1 x 6 Select (No. 2 Mill Grade).....	7.45
1 x 6 No. 1 (No. 3 Mill Grade).....	6.25
1 x 6 No. 2 (No. 4 Mill Grade).....	5.85
1 x 8 Select (No. 2 Mill Grade).....	7.45
1 x 8 No. 1 (No. 3 Mill Grade).....	6.45
1 x 8 No. 2 (No. 4 Mill Grade).....	6.05

For Siding in less than standard thicknesses:—

11/16" Full, DEDUCT from the above prices for Spruce.....	.30
5/8" Full, DEDUCT from the above prices for Spruce.....	.40
1/2" Full, DEDUCT from the above prices for Spruce.....	.50

Mountain Fir, Larch and Hemlock—

1 x 6 D and Better.....	\$ 7.35
1 x 6 No. 1 Common.....	5.65
1 x 4 D and Better.....	6.85
1 x 4 No. 1 Common.....	5.45

Log Siding—

2 x 6 Spruce..... \$	6.55
2 x 8 Spruce.....	6.75
2 x 6 Cedar.....	6.75
2 x 8 Cedar.....	7.65

Cedar Bungalow Siding—

3/4 x 12 Clear..... \$	11.50 per 100 feet S.M.
3/4 x 10 Clear.....	10.60 " "
3/4 x 8 Clear.....	10.00 " "
For A Grade DEDUCT..	.30
For B Grade DEDUCT..	1.10

Cedar Bevel Siding—

1/2 x 6 Clear 8' to 18'.....	\$ 6.40	per 100 feet S.M.
1/2 x 6 A Grade.....	5.90	" "
1/2 x 6 B Grade.....	5.30	" "
1/2 x 6 Clear 3' to 7'.....	5.10	" "
1/2 x 4 Clear.....	5.00	" "
1/2 x 4 A Grade.....	4.70	" "
1/2 x 4 B Grade.....	4.20	" "
1/2 x 4 Clear 3' to 7'.....	3.60	" "

Cedar Drop and Novelty Siding—

1 x 4 No. 3 Clear and Better...	\$ 7.00
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Cedar Angle and California Rustic—

3/4 x 4 Clear			
Angle Rustic	\$ 6.90	per 100 ft. S.M.	
1/2 x 4 A Grade			
California			
Rustic.....	4.70	" "	
1/2 x 4 B Grade			
California			
Rustic.....	4.30	" "	
1/2 x 4 A Grade			
California			
Rustic 3' to 7'	3.60	" "	
1/2 x 4 B Grade			
California			
Rustic 3' to 7'	3.40	" "	

*FINISH—**Fir and Hemlock S4S—*

Clear, B and Better 1" to 2" thick up to 12" wide.....	\$ 10.65
Clear, B and Better 14" to 20" wide.....	12.45
Clear, C, 1" thick (Shelving).....	9.95
Coast Spruce, C, 1" Shelving.....	11.75
1 1/4 or 1 1/2" Shelving, Add to above prices.....	1.70

Fir—Stepping—

1 1/4 x 10, 1 1/2 x 10, B and Better E.G.....	15.55
1 1/4 x 12, 1 1/2 x 12, B and Better E.G.....	15.55

Cedar S4S—

Clear, No. 2 and Better, 1 x 4 — 1 x 12.....	14.40
Clear, No. 2 and Better, 1 x 14 — 1 x 18.....	17.50
No. 1 Cedar Shelving, 1".....	10.70
For 1 1/4 or 1 1/2 thick in above Add.....	1.35

Wagon Box Material—

Clear Fir, 1 1/4 x 14 or 16.....	13.35
Clear Hemlock, 1 1/4 x 14 or 16.....	13.05
Clear Coast Spruce, 1 1/4 x 14 or 16.....	16.05

Wagon Box Bottoms—

Of 1 1/4" Edge Grain Fir Flooring.....	6.95 per set
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Wagon Box Sides and Ends—

	<i>Fir—</i>		<i>Coast Spruce—</i>
1 1/4 x 12 — 14.....	\$ 4.10	per set of 2 pieces	\$ 5.60 per set of 2 pieces
1 1/4 x 14 — 14.....	5.35	" "	6.45 " "
1 1/4 x 16 — 14.....	6.10	" "	7.50 " "

Mountain Pine—

C Select Pine, 1 x 4 to 1 x 12.....	\$ 13.85
C Select Pine, 1 x 14 to 1 x 20.....	15.65
D Select Pine, 1 x 4 to 1 x 12.....	12.05
No. 1 Common Pine, or No. 1 Pine Shelving, 1" thick.....	10.75
No. 2 Common Pine, or No. 2 Pine Shelving, 1" thick.....	7.45
For 1 1/4", 1 1/2" or 2" in All Above Add.....	3.00

Spruce—

D and Better Finish, 1".....	12.15
For 1 1/4" or 1 1/2" in above, Add.....	1.60

BASE AND CASING—

Base Block Stock, 1 1/16" x 4 1/2".....	\$ 9.95 per 100 lineal feet
Casing, Stock Patterns, 4 1/4".....	6.45 " "
Spanish Casing, 3 1/4".....	5.15 " "
Miracle Casing.....	3.95 " "
Miracle Casing Backband.....	3.15 " "
Base, 7 1/4".....	10.05 " "
Base, 9 1/4".....	12.35 " "

FRAME STOCK—

Door Jamb, 1 3/8" x 5 1/4" or 5 1/2"	\$ 9.10 per 100 lineal feet
Door Jamb, 1 3/4" x 5 1/4" or 5 1/2"	12.05 " "
Door Jamb, 1 3/8" x 7 1/4" or 7 1/2"	12.05 " "
Door Jamb, 1 3/4" x 7 1/4" or 7 1/2"	15.95 " "
Window Jamb, 3/4" x 5 1/4" or 5 1/2"	6.20 " "
Window Jamb, 3/4" x 7 1/4" or 7 1/2"	8.15 " "
Window Jamb, 1 1/8" x 5 1/4" or 5 1/2"	7.65 " "
Window Jamb, 1 1/8" x 7 1/4" or 7 1/2"	10.10 " "
Sill Stock 1 5/8" x 7 1/4"	15.95 " "
Sill Stock 1 5/8" x 9 1/4"	19.85 " "

FIR VENEERS—

3/16" or 1/4" up to 8' only, G2S	\$.09 1/2 per square foot
3/8" " G2S	.13 1/2 " "
1/2" " G2S	.16 " "
3/4" " G2S	.21 " "
3/16" or 1/4" " So2S	.07 1/2 " "
3/8" " So2S	.10 1/2 " "
1/2" " So2S	.13 1/2 " "
3/4" " So2S	.18 " "
1/4" Full Wallboard Fir Ply, 4' x 8'	\$ 5.95 per 100 square feet
1/4" Full Wallboard Fir Ply, 4' x 9'	6.65 " "
1/4" Full Wallboard Fir Ply, 4' x 10'	7.00 " "
1/4" Sylva Craft Fir Ply, 4' x 8'	6.50 " "
1/4" Full Weatherboard (Waterproof) 4' x 8'	8.20 " "
4' x 9'	9.10 " "
4' x 10'	9.10 " "
1/4" Sylvatite Weatherboard, 4' x 8', 4' and 6" squares	10.00 " "
5/16" Rough Sheathing, 4' x 8'	5.20 " "
5/16" Rough Sheathing, 4' x 9'	5.60 " "
5/16" Rough Sheathing, 4' x 10'	6.00 " "

COTTONWOOD VENEER—

1/8" No. 1	.10 1/4 per square foot
1/8" No. 2	.08 1/2 " "
3/16" No. 1	.11 1/2 " "
3/16" No. 2	.10 1/2 " "

SHINGLES—

No. 1 XXX	\$ 8.60 per thousand (4 bundles)
No. 2 XX	7.20 " "
Star-a-Star	7.20 " "
No. 1 XXXXXX	9.60 " (5 bundles)
No. 2 XXXXXX	7.40 " "
No. 3 XXXXXX	6.80 " "
No. 1 Perfections	8.40 per Square (4 bundles)
No. 1 XXXXXX	7.60 " "
No. 2 XXXXXX	6.00 " "
No. 3 XXXXXX	5.40 " "
Dimension Shingles	13.40 per thousand
Substandards (Wartime Specials)	
All thicknesses and lengths	
4" Clear Butts	4.30 per square
4" Clear Butts	5.35 per thousand
Sound Butts	3.20 per square
Sound Butts	4.00 per thousand

LATH—

Mountain or Northern Spruce No. 1	\$ 12.70 per thousand pieces
Mountain or Northern Spruce No. 2	10.90 " "
Coast Spruce No. 1	12.40 " "
Coast Fir No. 1	10.60 " "
Cedar No. 1	12.40 " "
Pine No. 1	11.00 " "

MOULDINGS

FIR PLY MOULDINGS—

Pattern Nos. 1, 1A, 2, 2A, 6, 7, 8, 9	.01 1/2 per lineal foot
Pattern Nos. 3, 3A, 5, 5A, 10, 10A	.02 1/4 " "
Pattern Nos. 4, 4A	.03 " "

WEATHER BOARD MOULDINGS—

50	.08 1/2 " "
51	.06 1/4 " "
52	.04 1/4 " "
53	.05 1/4 " "

Above numbers are as shown in Plywood Manufacture's Catalogue.

OTHER MOULDINGS—

Fir	Size	No.	per 100 lineal feet
Angle Bead.....	7/8"	1115	\$1.75
".....	1 1/4"	1116	3.00
Apron.....	3 1/2"	1185	5.20
".....	4 1/4"	1186	6.50
Astragal.....	3/4"	1140	1.25
".....	1 3/4"	1141	2.50
Back Band.....	1 3/16" x 1 1/2"	1000	3.00
".....	1 1/2" x 1 1/2"	1001	3.75
".....	15/16" x 1 3/8"	1002	2.50
Baluster Stock.....	3/4" x 1 1/2"	1162	2.25
".....	3/4" x 1 3/4"	1163	2.50
".....	1 3/16" x 1 3/16"	1165	2.75
".....	1 5/8" x 1 5/8"	1166	5.00
Bed Mould.....	1 3/4"	1250	2.50
".....	2 1/4"	1251	3.75
".....	3 1/4"	1252	5.00
".....	4 1/4"	1253	6.25
Blind Stop.....	2 1/2"	1164	3.75
Brick Mould.....	1 3/16" x 1 3/4"	1190	3.75
".....	1 3/8" x 1 3/4"	1191	5.00
Burlap Mould.....	1 5/8"	1170	2.50
".....	2 1/4"	1171	3.75
Cap Trim.....	1 3/16" x 2 1/2"	1201	5.50
Carpet Strip.....	1/2" x 3/4"	1120	1.25
Chair Rail.....	3 1/2"	1172	5.00
Cove.....	3/4" x 3/4"	1220	1.25
".....	1 3/16" x 1 3/16"	1221	3.00
".....	3/4" x 3/4"	1225	1.25
Crown Mould.....	1/2" x 3/4"	1235	1.25
".....	5/8" x 7/8"	1236	1.50
".....	3/4" x 1 1/4"	1239	1.75
".....	3/4" x 1 3/4"	1238	2.50
".....	3/4" x 2 5/8"	1240	3.75
".....	3/4" x 3 1/2"	1241	5.00
".....	3/4" x 4 1/4"	1242	6.25
".....	1 3/16" x 2 1/2"	1237	5.50
Door Stop.....	1 3/4"	1124	2.50
".....	1 3/4"	1131	2.50
".....	2 1/4"	1132	3.00
".....	2 1/4"	1125	3.00
Drip Cap.....	1 3/16" x 2 3/4"	1136	5.50
Full Round.....	3/4"	1119	1.25
".....	1 1/16"	1111	2.75
".....	1 5/16"	1112	3.00
Half Round.....	3/4"	1105	1.25
".....	1 1/16"	1106	1.50
".....	1 5/8"	1107	2.50
Hand Rail.....	1 5/8" x 3 1/2"	1279	10.00
".....	2 1/2" x 3 1/2"	1280	15.00
".....	2 1/2" x 3 1/2"	1281	15.00
Lattice.....	1 3/8"	1160	2.25
".....	1 5/8"	1161	2.50
Neck Mould.....	3/8" x 1 1/2"	1143	1.50
Nosing Cove.....	1 5/16" x 2"	1195	6.25
Panel Mould.....	3/8" x 1 1/2"	1145	1.25
".....	1/2" x 1 1/2"	1146	2.50
".....	3/4" x 1 1/2"	1147	2.50
Parting Stop.....	1/2" x 3/4"	1121	1.25
Partition Cap.....	3/4" x 2"	1180	3.75
Partition Shoe.....	3/4" x 2 1/2"	1181	3.75
Picture Mould.....	1 1/2"	1150	2.25
".....	1 3/4"	1151	2.50
Plate Rail Top.....	1" x 3 1/2"	1300	6.25
Plate Rail Apron.....	3/4" x 3 1/2"	1301	5.00
Plate Rail Bracket.....	3/4" x 2"	1302	3.00
Quarter Round.....	1/2" x 1/2"	1100	1.25
".....	3/4" x 3/4"	1101	1.25
".....	1 3/16" x 1 3/16"	1102	3.00
Stair Fillet.....	1 5/8"	1270	2.50
Stair Nosing.....	1 1/4" x 4 1/4"	1196	9.25
String Cap.....	1" x 3 1/2"	1271	6.25
Threshold.....	5/8" x 3 1/2"	1030	5.00

Fir	Size	No.	per 100 lineal feet
Veranda Baluster.....	1 5/8" x 1 5/8".....	1262	\$ 5.00
Veranda Rail Top.....	1 5/8" x 3 1/2".....	1260	10.00
Veranda Rail Bottom.....	1 5/8" x 3 1/2".....	1263	10.00
Wainscot Cap.....	1 3/16" x 1 3/4".....	1210	3.75
".....	3/4" x 2 1/2".....	1211	3.75
Window Stool.....	4 1/4".....	1293	9.25
".....	5 1/4".....	1294	11.25
".....	7 1/4".....	1295	15.00
".....	4 1/4".....	1296	9.25
".....	5 1/4".....	1297	11.25
".....	7 1/4".....	1298	15.00
Window Stop.....	1 1/4".....	1123	1.75
".....	1 1/4".....	1130	1.75

For Cedar Mouldings Add to the above Prices 15 per cent.

NOTE:—All Numbers for Mouldings above refer to B.C. Catalogue for Standard Mouldings No. 5.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1070

Respecting Prices of Lignite Coal Produced in Saskatchewan

The National War Labour Board has made awards which involve higher wage costs to lignite coal mine operators of Saskatchewan. The operators have claimed that they cannot continue to produce coal in the face of the increased costs without assistance.

Having regard to the fact that coal mining is a vital industry and in order to ensure essential production of coal, the Government has decided that any assistance given shall be in the form of an increase in price to all users of the coal in question.

In this emergency, the Wartime Prices and Trade Board has been directed accordingly to determine what increase would be appropriate and to cause the necessary order to be issued.

Therefore, under authority conferred by the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. For the purposes of this Order: "Coal" means lignite coal including briquettes or other processed forms of such coal.

2. The coal mine operators mentioned in Part I of the schedule to this Order, for the respective grades of coal which they produce, and according to the nature of the mining operation may, subject to the provisions of Section 7 hereof, respectively charge an amount not exceeding that specified in Part II of the said schedule for such coal as they may supply to any person on and after January 22, 1944. Such amounts shall be in addition to the prices, not exceeding the highest lawful prices, stipulated in any existing contract between the parties concerned, or if there be no contract, then in addition to the highest lawful price at which the vendor would be entitled to sell such coal on January 21, 1944.

3. Every coal mine operator who, by this Order, has been authorized to increase the selling price of coal shall promptly forward to the Coal Administrator financial and operating statements and complete information on all matters relating to his business as the Administrator may at any time require.

4. Any dealer or other distributor selling coal may charge for all coal supplied by him to any buyer on and after January 22, 1944, so much of the increase authorized by or under this Order as is actually charged to such seller. All such increases in price herein authorized shall be in addition to the prices, not exceeding the highest lawful prices, stipulated in any existing contract between the parties concerned or if there

be no contract then in addition to the highest lawful price at which the vendor would be entitled to sell such coal on January 21, 1944. In no event shall any mark-up be added by any person in respect of the increases herein authorized.

5. Every seller of coal affected by this Order shall forthwith post and maintain in a conspicuous place in each office and sales depot, open to his customers, a notice of the price increases now or hereafter authorized under this Order.

6. All contracts made prior to January 22, 1944, for the sale of coal which is affected by this Order, which contracts provide for delivery of coal on or after January 22, 1944, shall be deemed to be amended insofar as is necessary to give effect to the provisions of this Order.

7. The amount of any increases in the price of coal authorized by or under this Order shall be subject to review at any time by the Coal Administrator, generally or in specific cases.

8. This Order shall come into effect on January 22, 1944.

Dated at OTTAWA this 21st day of January, 1944.

E. J. BRUNNING,
Coal Administrator.

APPROVED:

D. DEWAR,
Deputy Chairman, Wartime Prices and Trade Board.

NOTE: Order in Council P.C. 8528, dated November 1, 1941, Section 2 (5) reads: "(5)—subject to any action taken by the Governor in Council after November 1, 1941, His Majesty in right of Canada or of any province of Canada shall be bound by the provisions of these regulations and of any order."

Accordingly, contracts made by any department of Government for the purchase of coal, affected by this Order, are subject to the provisions of the Order subject to any necessary amending Orders in Council in respect of contracts specifically authorized by Order of the Governor in Council at fixed prices.

SCHEDULE To ADMINISTRATOR'S ORDER No. A-1070

PART I

COAL MINE OPERATOR	ADDRESS
Manitoba and Saskatchewan Coal Company, Limited,	Bienfait, Sask.
Lignite Mines Limited,	Pinto, Sask.
Eastern Collieries Limited,	Estevan, Sask.
Roche Percee Coal Mining Company, Limited,	Roche Percee, Sask.
Jenish Brothers,	Estevan, Sask.
North-West Coal Company,	Bienfait, Sask.
High Test Lignite Coal Company,	Bienfait, Sask.
H. Banks and Son,	Pinto, Sask.
Rock Springs Coal Mine,	Pinto, Sask.
Banner Mine,	Pinto, Sask.
Western Dominion Coal Mines Limited,	Taylorton, Sask.

PART II

NATURE OF MINING OPERATION	GRADE	AMOUNT
Strip	Lump, Cobble and Run of Mine Stove, Nut and Stoker	10 cents per net ton or such other amount as may be authorized following investigation.
Shaft	Lump and Cobble	30 cents per net ton or such other amount as may be authorized following investigation.
Shaft	Run of Mine	10 cents per net ton or such other amount as may be authorized following investigation.
Shaft	Stove, Nut and Stoker	10 cents per net ton or such other amount as may be authorized following investigation.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1071

Respecting the Use of Copper and Brass in Plumbing Equipment and Supplies

Under powers given by the Wartime Prices and Trade Board to the Administrator of Heating, Plumbing and Ventilating Equipment and Supplies, it is hereby ordered on behalf of the Board as follows:

Administrator's Orders Nos. A-669 and A-998 are hereby revoked and the following substituted therefor:

1. No person shall, unless he has obtained the written permission of the Administrator of Plumbing, Heating and Ventilating Equipment and Supplies, use copper or brass in the manufacture or assembly of any article for use in plumbing equipment, unless the said article is named in Schedule A hereto and is of the same or of a substantially similar size, type and grade as that set forth for the article in General Catalogue "B" dated August 21, 1941, of the Empire Brass Manufacturing Company Limited, a copy of the said Catalogue being on file in the office of the said Administrator, and the said Catalogue in so far as applicable shall be deemed to be part of this Order.

2. (1) No person shall

- (a) use copper or brass in the manufacture or assembly of an article named in PART I of Schedule B hereto;
- (b) manufacture an article named in PART II of said Schedule B;
- (c) use copper or brass in tube form in the manufacture of an article of plumbing equipment unless the article is named in PART III of said Schedule B, and is of a size set forth after the name of that article, but in no case shall the said metal be heavier than 19 gauge;
- (d) manufacture a water controlled flush valve outlet tube in any length greater than six inches, and unless the distance between the centre of the valve and the top of the fixture does not exceed seven inches.

(2) Nothing in this Order shall be construed as prohibiting a person

- (a) from using copper to manufacture a float in any size larger than five inches in diameter;

- (b) from using copper or brass in the manufacture of refill tubes;
 (c) from using copper or brass in the manufacture of an outlet or inlet connection for use on a float valve.

3. This Order shall be effective on and after the 7th day of February, 1944.

Dated at Ottawa this 26th day of January, 1944.

E. J. LAIDLAW,

*Administrator of Heating, Plumbing and Ventilating
 Equipment and Supplies.*

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-1071

Plain Faucet.....	Page 3—B.	2010
Hose Faucet (Short Shank Type).....	B.	2030
Plain Sink Faucet (S.S. Flange).....	B.	2040
Hose Sink Faucet (S.S. Flange).....	B.	2050
Swing Spout Sink Faucet (Plain Design).....	Page 4—B.	2405
Swing Spout Sink Faucet less Soap Dish.....	B.	2415
Swing Spout Sink Faucet (Deck Type).....	Page 5—B.	2420
Double Wash Sink Faucet.....	B.	2502
Double Wash Sink Faucet (Industrial).....	B.	2504
Plain Self-Closing Faucet (Short Shank Type).....	Page 6—B.	2721
Rough Double Laundry Faucet.....	B.	3025
Straight Rough Stop.....	B.	3270
Angle Rough Stop.....	B.	3280
Rough Compression Stop and Drain.....	Page 7—B.	3310
Self-closing Stops, Angle and Straight Patterns, Sizes $\frac{1}{4}$ ", $\frac{3}{8}$ ", $\frac{1}{2}$ ".....	B.	3331
Straight Rough W. H. Stop.....	Page 8—B.	3370
Angle Rough W. H. Stop.....	B.	3380
Straight Rough W. H. Stop (Slip Joint).....	B.	3391
Angle Rough W. H. Stop (Slip Joint).....	B.	3401
Rough Sediment Faucet.....	B.	3490
Lavatory Faucet (Plain Design).....	Page 9—B.	4081
Self-Closing Lav. Faucet (Plain Design).....	Page 10—B.	4401
Bath Faucet (Leg Bath).....	Page 11—B.	5021
Comb. Bubbler and Lav. Faucet (Industrial).....	B.	15885
L. H. Ground Key Faucet (Industrial).....	Page 14—B.	5910
Lock L.H. Ground Key Faucet (Industrial).....	B.	6001
Lock L.H. Ground Key Faucet (Industrial).....	B.	6005
T.H. Stop—Flatway.....	B.	6100
L.H. Ground Key Stop (Industrial).....	B.	6110
T.H. Stop & Waste—Flatway.....	B.	6120
L.H. Ground Key Stop & Drain (Industrial).....	B.	6136
Square Head Steam Stop (Industrial).....	Page 15—B.	8100
Square Head Steam Stop (Industrial).....	B.	8120
Square Head Steam Stop (Iron Industrial).....	B.	8130
Flat T. Head Stop (Industrial).....	B.	8150
Flat T. Head Stop.....	B.	8160
Flat T. Head Stop (Iron Body) (Industrial).....	B.	8295
Shower (Concealed).....	Page 26—B.	9269
Shower (Exposed).....	Page 27—B.	9287
Shower (Industrial).....	B.	9297
Curtain Rod, 5' long.....	Page 28—B.	9436
Shower Head Arm.....	Page 29—B.	9462
Rough Cast Angle Basin Connection.....	Page 30—B.	9605
Rough Cast Straight Basin Connection.....	B.	9606
Bath Waste with Trap.....	Page 31—B.	9711

1½" Drain and Overflow (Leg-Bath).....	B. 9720
1½" Drain and Overflow (Built-in Bath).....	B. 9726
Bath Fitting.....	Page 33—B. 9728
Bath and Shower Fitting.....	Page 34—B. 9813
Plain "S" Trap 1½" only.....	Page 38—B. 10010
Plain "P" Trap 1½" only.....	B. 10030
Centrifugal "S" Trap 1½" only.....	B. 10100
Centrifugal "P" Trap 1½" only.....	B. 10101
Iron "P" Trap.....	Page 39—B. 10160
Iron "S" Trap.....	B. 10161
Iron "P" Trap.....	B. 10170
Iron "S" Trap.....	B. 10171
S. J. Nuts (Slip Joint).....	B. 10260
Flush Trap Bushing.....	Page 40—B. 10271
Basin Plug with Rubber Stopper and Chain.....	Page 41—B. 10290
Sink Connection.....	B. 10300
C. O. Plug.....	B. 10350
P. O. Plug.....	B. 10360
Tray Plug w/Rubber Stopper.....	B. 10380
Sink Strainer w/Stopper.....	B. 10386
Sink Strainer w/Stopper.....	B. 10388
Lead Pipe-Tray Plug.....	B. 10440
Universal Sink Strainer.....	B. 10453
Shower Strainer—1½", 2" and 3".....	B. 10480
Strainer for Standard Urinal, also w/dome type strainer.....	Page 42—B. 10515
Cross Bar Strainer for Urinals—2", 3", 4", and 6" sizes.....	B. 10530
Cross Bar Strainer for Urinals.....	B. 10531
Stamped Brass Sink Strainer.....	B. 10550
Plug Sink Strainer.....	B. 10570
Sink Bolts.....	Page 42—B. 10620
Stamped Basin Faucet Hole Cover.....	Page 43—B. 10650
Stamped Bath Faucet Hole Cover.....	B. 10660
Cast Chain Stay and Faucet Hole Cover 1½" diam. flange.....	B. 10671
Chain Stay.....	B. 10674
Split Links.....	B. 10700
"S" Hook.....	B. 10720
S. J. Coupling.....	B. 10730
S. J. Elbow.....	B. 10740
Spun Flange.....	B. 10750
C. I. Std. Cleanout Counter-sunk-Head (Standard and Winnipeg Pattern only)—Std. 2", 3", 4", 6"—Wpg. 4", 6".....	Page 47—B. 11041
C. I. Sewer Valve Brass Flap.....	B. 11050
Urinals Flush Pipe Layouts only as illustrated on bottom of.....	Page 48—B. 11350
Solder Nipples, male only ½", 1¼", 1½".....	B. 11250
Urinal Tank Syphon w/Locknut and Coupling Nut 1½" size only....	Page 49—B. 11360
Urinal Bottom Tank Supply w/Reg. Stop.....	B. 11370
Fan Type Urinal Spreader, rough.....	B. 11390
Bar Hinge.....	B. 11440
Three Leaf Hinge for Wood Strip Seat.....	B. 11460
Set Closet Tank Fittings less supply pipe.....	B. 11500
Flush Elbow.....	B. 11530
Flush Offset.....	Page 50—B. 11540
Straight Flush Connection.....	B. 11560
Float Valve.....	B. 11580
Float Valve for high-up Tank less refill tube.....	B. 11585
Float Rods.....	B. 11618
Refill Tube.....	B. 11619
Simplex Float Valve w/Float Rod.....	B. 11620
Float Valve w¼ I.P. Rough Bent Tail.....	B. 11630
Float Valve w¼ I.P. Rough St. Tail.....	B. 11640
Float Valve, threaded for I.P. w/Float Rod.....	B. 11650

Humidifier Valve Assembly.....	B.11654
Humidifier Valve Assembly, Straight Shank.....	B.11655
Flush Valve—Douglas Pattern.....	B.11710
Link Wire for Douglas Flush Valve.....	Page 50—B.11730
Flush Valve Body Lock Nut.....	B.11740
Guide for Flush Valve.....	B.11750
Ball and Stem for Flush Valve.....	B.11760
Rush Syphon Valve.....	B.11860
Galv. Iron Syphon Valve.....	B.11880
Closet Bowl Spud.....	Page 52—B.11920
Closet Bowl Reducing Spud.....	B.11940
Coupling Nut for Spud, 2".....	B.11950
Friction Ring for Coupling Nut.....	B.11970
Washer for Coupling Nut.....	B.11980
Med. Closet Flange.....	B.12000
7½" Med. Flange for 5909 Prison Bowl.....	B.12011
Floor Flange Bolt.....	B.12050
Washers (Brass).....	B.12060
Closet Screws.....	B.12070
Vitreous China Bolt Cap.....	B.12080
Rod Links for Closet Pull.....	B.12090
Flush Bracket and Lever for High-up Tank (8 x 10 x 17).....	B.12120
Flush Bracket and Lever for High-up Tank (10 x 23 x 11) (9 x 20 x 10)....	B.12121

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-1071

PART I

1. Seat-operated water-controlled flush valve.

PART II

1. Exposed Stuffing Box on compression brass.
2. 1⅜" and 1½" drain overflow for a leg-bath.

PART III

1. Deck Type Faucet, B.2420.....⅜" I.P.S.
2. Waste and overflow, B.9720.....1¼" O.D. tube
3. Sink tailpieces for B.10380, B.10386, B.10388, B.10300... 1½" O.D. tube
4. Urinal tank syphons, B.11360.....1¼" and 1⅜" O.D. tube
5. Refills, B.11619.....¼" O.D. tube
6. Rush valves, B.11860.....1¼" and 1⅜" O.D. tube
7. All trough and urinal washdown spray pipes.....¾" O.D. tube
8. P.O. Plug, B.10360.....1¼" O.D. tube
9. Urinal Flush pipes, B.11350.....¾", 1", 1¼" O.D. tube
10. Flush connections, B.11530, B.11540, B.11560.....2" O.D. tube
11. P. & S. Traps, B.10010, B.10030, B.10100, B.10101.....1¼" O.D. tube
12. Shower Arms, B.9462, B.9287, B.9297.....⅜" and ½" I.P.S.
13. Overflow for Douglas Flush Valve B.11710.....1" and 1⅜" O.D. tube
14. Straight Curtain Rod, B.9436.....1" O.D. tube
15. Humidifier Assembly, B.11654 and B.11655.....¼" O.D. tube
16. Tubing for inlet and outlet pipes for closet float valves
B.11580various sizes

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1072

Respecting Office Machinery

Under powers given by the Wartime Prices and Trade Board to the Administrator of Office Machinery, Equipment and Supplies, it is hereby ordered on behalf of the Board as follows:

Application of the Order

1. Administrator's Order No. A-968 is revoked as of February 7, 1944, and on and after that date is replaced by this Order which applies to those typewriters and other office machines listed in Parts I, II and III of the Schedule to this Order.

2. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in individual cases of undue hardship or special circumstances.

Transactions between Dealers and Users

3. "Dealer" means any person engaged in the business of selling typewriters or other office machines.

4. (1) No person shall purchase, rent or otherwise acquire from a dealer any typewriter or other office machine listed in Part I or II of the Schedule hereto for use and not for the purpose of resale unless he first obtains the written permission of the said Administrator;

(2) Applications for permission must be made in duplicate on such form as the Administrator may designate. Separate applications must be filed for each class of typewriter or other office machine, and the Administrator's approval (if given) must be endorsed on one copy of the said form;

(3) No dealer shall deliver any typewriter or other office machine listed in Part I or II of the Schedule hereto to a person who acquires it for use and not for the purpose of resale unless the person acquiring it first files with the dealer the form referred to in the preceding subsection upon which the permission of the said Administrator is endorsed. Delivery of any such typewriter or other office machine must not be made to a person acquiring it for use and not for resale unless it is named in the permit;

(4) Notwithstanding the preceding subsections of this Section a dealer may rent and deliver a typewriter to a lessee thereof and the lessee may accept delivery under a written agreement by which the lessee agrees to return the typewriter within fifteen days from receipt of notice in writing by the Administrator requiring him to return the typewriter.

Manufacture and Assembly of Office Machinery

5. No person shall manufacture or assemble sets of parts of any office machine listed in Part III of the Schedule hereto.

6. Nothing in this Order shall in any way restrict transactions in parts required to service or repair any typewriter or other office machine listed in the Schedule hereto nor shall it apply to the repair of any such office machine.

Records and Reports

7. (1) Every person who assembles or deals in any typewriter or other office machine listed in the Schedule hereto shall keep a record of all his transactions in such office machines and sets of parts. The record shall upon request be made available for inspection by any authorized representative of the Board.

(2) In Part IV of the Schedule hereto a form of report is set forth. The purpose of the form is to provide a uniform method of furnishing monthly reports of transactions by persons assembling or dealing in typewriters or other office machinery

listed in Parts I and II of the Schedule. Every such person must on or before the 15th day of each month file such report in duplicate with the said Administrator showing his transactions during the previous month.

Offences

8. It is an offence for any person to contravene or fail to observe or comply with any of the provisions of this Order, and the offender is liable to prosecution under The Wartime Prices and Trade Regulations.

Dated at Ottawa, this 25th day of January, 1944.

F. S. KASZAS,
*Administrator of Office Machinery, Equipment
and Supplies.*

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

SCHEDULE

TO ADMINISTRATOR'S ORDER No. A-1072

PART I

RESTRICTED TYPEWRITERS

- (1) Non-portable typewriters manufactured since December 31, 1936.
- (2) Electrically operated typewriters regardless of date of manufacture but not including teletypewriters.
- (3) Portable typewriters manufactured since December 31, 1936, having two or more of the following features:—
 - (i) self starter or paragraph key;
 - (ii) tilting or folding paper table;
 - (iii) operator touch adjustment;

PART II

RESTRICTED OFFICE MACHINES

Any office machine of the following types is considered to be a restricted office machine if it is new or if it has been manufactured since December 31, 1940. All punched card tabulating machines and collateral equipment are restricted regardless of date of manufacture.

Accounting machines and continuous forms handling machines operated on the principle of a typewriter.

Adding machines, Electric (Non-electric not restricted).
Addressing machines and collateral equipment.
Autographic registers.
Calculating and computing machines.
Change making machines.
Duplicating machines, Electric (Non-electric not restricted).
Dictating and recording machines and collateral equipment.
Microfilm machines.
Office composing machines.
Payroll denominating machines.
Punched card machines and collateral equipment.
Shorthand writing machines.
Time recording machines excluding watchmen's clocks.
Time stamp machines.

PART III

OFFICE MACHINES WHICH MAY NOT BE MANUFACTURED

Cash registering machines.
Cheque cancelling machines.
Cheque cutting machines.
Cheque dating machines.
Cheque endorsing machines.
Cheque numbering machines.
Cheque protecting machines.
Cheque signing machines.
Cheque sorting machines.
Cheque writing machines.
Coin counting machines.
Coin sorting machines.
Coin wrapping machines.
Currency counting machines.
Envelope contents folding machines.
Envelope handling machines.
Envelope mailing machines.
Envelope opening machines.
Envelope sealing machines.
Envelope stuffing machines.
Mail room folding machines.
Perforating machines (marking and cancelling).
Postal permit mailing machines.
Post office cancelling machines.
Stamp affixing machines.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1076

Maximum Prices of Hard Furniture

Under powers given by the Wartime Prices and Trade Board to the Administrator of Furniture and Brushes, it is hereby ordered on behalf of the Board as follows:—

1. This Order comes into force on February 1, 1944.

2. For the purposes of this Order "hard furniture" means the kinds, types and articles of furniture known in the trade as hard furniture. Wood is the chief component part of that furniture. The expression includes also wood parts which are manufactured to the stage where they can be used only in the production of hard furniture.

The expression must not be taken to mean or include upholstered furniture or a frame for upholstered furniture.

3. This Order authorizes manufacturers of hard furniture to add a surcharge amount to their lawful maximum selling prices of all kinds, types and articles of hard furniture except

- (a) office furniture;
- (b) school furniture;
- (c) church and lodge furniture;
- (d) hospital furniture;
- (e) laboratory furniture;
- (f) radio cabinets.

4. The maximum price at which a person who manufactures hard furniture may sell or offer to sell, otherwise than at retail, any hard furniture of a kind not mentioned in the clauses of Section 3, is increased by a surcharge amount of not more than 3 per cent over his lawful maximum selling price of that hard furniture (exclusive of sales tax) on December 31, 1943. The same surcharge amount may be added to any maximum price fixed under any Order made after that date or to any price fixed after that date under the provisions of Board Order No. 214.

5. Section 4 applies to hard furniture invoiced and shipped by the manufacturer on and after February 1, 1944.

6. The surcharge amount provided for in Section 4 is to be added by the manufacturer only to his net invoice price after all discounts and other price differentials have been allowed as required by The Wartime Prices and Trade Regulations or by any Order made by or on behalf of the Board.

7. The surcharge amount provided for in Section 4 must not be added by the manufacturer unless he issues an invoice of sale showing, as a separate item thereon, the surcharge amount actually included in the total selling price, such item to be designated on the invoice by the words "Surcharge Amount".

8. This Order does not apply to, vary or otherwise affect the highest lawful price at which any kind, type or article of hard furniture may be sold or offered for sale at retail.

9. (1) Every invoice of sale of hard furniture issued by the manufacturer of the same must have written or imprinted thereon in a clear and conspicuous manner the following statement, namely,

"All prices shown on this invoice are in accordance with The Wartime Prices and Trade Regulations and with Orders made by or on behalf of the Wartime Prices and Trade Board."

(2) This Section applies to all kinds, types and articles of hard furniture, including those mentioned in Section 3.

Dated at Ottawa, this 31st day of January, 1944.

JAS. E. FERGUSON,
Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1082

Maximum Prices of School Furniture

Under powers given by the Wartime Prices and Trade Board to the Administrator of Furniture and Brushes, it is hereby ordered as follows:—

1. This Order comes into force on February 4, 1944.
2. The maximum price at which a person who manufactures school furniture may sell or offer to sell any article of school furniture shall be five per centum (5%) higher than his lawful maximum selling price of that article of school furniture (exclusive of sales tax) on January 31, 1944.
3. Section 2 applies to school furniture invoiced and shipped by the manufacturer on and after February 4, 1944.
4. The maximum price at which a person may sell or offer to sell at retail any article of school furniture shall be the sum of the following—
 - (a) the actual price paid by him for the same (plus sales tax if not included in such actual price), but not in any case exceeding the lawful maximum price at which that furniture may be sold to him by the manufacturer thereof;
 - (b) the cost of transporting the furniture by freight from his supplier's shipping point to his own warehouse or place of business if or to the extent that the said cost is not included in the said actual price and is paid by him; and
 - (c) a markup (percentage of selling price) not in any event exceeding the markup (percentage of selling price) customarily obtained by him during the basic period, September 15 to October 11, 1941, on sales of furniture of the same or substantially similar kind and quality.

Dated at Ottawa, this 2nd day of February, 1944.

JAS. E. FERGUSON,
Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1083

Respecting Manufacturers' and Wholesalers' Prices for certain Lumber in the Provinces of Prince Edward Island, Nova Scotia and New Brunswick

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:—

SECTION 3 OF ADMINISTRATOR'S ORDER No. A-804 AMENDED

1. (1) The heading to Section 3 of Administrator's Order No. A-804 dated the 9th day of July, 1943, is deleted and the following substituted therefor "SPECIAL SIZES OF LUMBER AND LATH".

(2) Section 3 of said Administrator's Order No. A-804 is amended by adding a new subsection to be known as subsection 3 immediately after subsection 2 and reading as follows:

"(3) When any lath is manufactured to sizes or in grades other than those sizes and grades set out in the Schedule to this Order, such lath shall not be sold until the price has been fixed upon application made to the Timber Administrator."

LATH PRICES AMENDED

2. The Schedule to Administrator's Order No. A-804, dated the 9th day of July, 1943 (as amended by Administrator's Order No. A-1017, dated the 4th day of December, 1943) is amended by deleting the items and figures shown under the heading of Spruce Lath and by substituting therefor the following items and figures:

"No. 2 Spruce Lath—48" x 1½ x ¾.....	\$6.85 per 1,000 pieces
No. 2 Spruce Lath—48" x 1½ x ¾.....	5.35 per 1,000 pieces"

EFFECTIVE DATE

3. This Order shall be effective on and after the 14th day of February, 1944.

Dated at Ottawa, this 2nd day of February, 1944.

A. H. WILLIAMSON,

Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1086

**Respecting Maximum Manufacturers' and Wholesalers' Prices for Lumber
Originating in the Vancouver Forest District of British Columbia**

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered, on behalf of the Board, as follows:—

Section 2 Amended

1. Section 2 of Administrator's Order No. A-1038, dated the 27th day of December, 1943, is amended by deleting therefrom the words and figures "Canadian Railway Market Survey No. 43-1," wherever they occur in the said Section, and by substituting therefor the words and figures "Canadian Rail Market Survey No. 43-1."

Effective Date

2. This Order shall be effective on and after the 5th day of February, 1944.

Dated at Ottawa this 2nd day of February, 1944.

A. H. WILLIAMSON,

Timber Administrator.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1087

Respecting Maximum Manufacturers' and Wholesalers' Prices for Fir, Cedar and Sitka Spruce Doors Produced on the Pacific Coast

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered on behalf of the Board as follows:—

Interpretation

1. For the purpose of this Order,
 - (a) "manufacturer" means any person who manufactures doors in the Vancouver Forest District;
 - (b) "Vancouver Forest District" means all that part of the Province of British Columbia outlined on a map issued by the Department of Lands of the said Province, dated March 31, 1937 (reprint April, 1942);
 - (c) "wholesaler" means any person engaged in the business of selling doors otherwise than at retail.

Maximum Manufacturers' and Wholesalers' Prices Fixed

2. The maximum price at which any manufacturer and at which any wholesaler purchasing doors from such manufacturer may sell or offer for sale at wholesale or at which any person may purchase at wholesale any such doors for delivery to a wholesaler, retailer, or consumer in any part of Canada excepting the Province of British Columbia shall be the price shown for such doors in Schedule A to this Order, less the discounts shown in Schedule B to this Order, which price, less the said discounts, shall include the cost of delivery to the retailers' or consumers' point of destination.

Grading

3. (1) A No. 1 Grade Fir Door must conform to the following rules:—

The lumber in a No. 1 Grade Fir Door must be clear, except that each stile, each bottom rail and each lock rail may contain a carefully repaired pitch seam not exceeding three and one-half inches in length.

Panels made of lumber must be clear but panels made of veneer may contain one well applied patch on each side.

The door must not contain more than three of the above described defects on each side. Bright sap is not considered a defect.

- (2) A No. 2 Grade Fir Door must conform to the following rules:—

Slightly stained lumber may be used in the manufacture of a No. 2 Grade Fir Door.

Each stile and each bottom rail and each lock rail may contain two sound knots which shall not exceed five-eighths of an inch in diameter, but shall not contain any loose knots.

Each stile and each bottom rail and each lock rail shall not contain more than two pitch seams which shall be carefully repaired and shall not exceed six inches in length.

Each top rail and each cross rail and each muntin shall not contain more than one of the defects described above.

Panels made of lumber must be clear but panels made of veneer may contain well applied patches on each side. Slightly discoloured material may be used in both kinds of panels.

A door must not contain more than ten of the above described defects on each side.

- (3) A No. 1 Grade Cedar or Sitka Spruce Door must conform to the following rules:—

Lumber in a No. 1 Grade Cedar or Sitka Spruce Door must be clear. Bright firm sap is permitted and, in the case of Cedar, variations in colour peculiar to the species. Broken mouldings, if neatly repaired, and small patches, if matching

the wood for the surrounding colour are also permitted, provided that there are not more than three such repairs on each side of the door. No other defects are permitted.

The panels made of Cedar or Sitka Spruce lumber must be clear but the panels made of fir veneer may contain one well applied patch on each side.

Shipping of Other Grades of Doors Restricted

4. No manufacturer shall ship or deliver to any part of Canada, except the Province of British Columbia, any doors, except doors which are graded and invoiced according to the grading rules set out in Section 3 of this Order.

Specifications of Door Panels

5. (1) In the case of No. 1 Grade and No. 2 Grade Fir Doors and No. 1 Grade Cedar and Sitka Spruce Doors constructed with flat panels, such panels shall be laminated and shall be at least one-quarter of an inch in thickness. For each additional sixteenth of an inch in thickness in excess of one-quarter of an inch, the permitted discount may be shortened by two points for any door with flat panels of more than one-quarter of an inch in thickness.

(2) In the case of No. 1 Grade and No. 2 Grade Fir Doors and No. 1 Grade Cedar and Sitka Spruce Doors constructed with raised panels, whether of solid or laminated construction, an additional amount not exceeding fifty cents net may be charged for each such door.

Special Grades, Designs and Sizes of Doors

6. A door of a grade, design or specification not set forth in Schedule B to this Order, or of a size larger than the sizes set out in Schedule A to this Order, shall not be sold or delivered to a wholesaler, retailer or consumer in any part of Canada, excepting the Province of British Columbia, until the price has been fixed upon application made to the Timber Administrator.

Invoices Should Show Particulars of Doors Sold

7. Every manufacturer and wholesaler selling doors at wholesale for delivery to a wholesaler, retailer or consumer in any part of Canada except the Province of British Columbia shall complete in duplicate an invoice covering each such sale made by him, stating therein full particulars of the specifications, sizes and grades of the doors sold, the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy of each invoice to the purchaser.

Previous Administrator's Order Revoked

8. Administrator's Order No. A-80, dated the 8th day of April, 1942, is hereby rescinded.

Effective Date

9. This Order shall be effective on and after the 7th day of February, 1944.

Dated at Ottawa this 2nd day of February, 1944.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE A

TO ADMINISTRATOR'S ORDER NO. A-1087

**Maximum Manufacturers' and Wholesalers' Prices for Fir, Cedar and Sitka Spruce
Doors produced on the Pacific Coast before deduction of discount
as shown in Schedule B**

SIZE OF DOOR	THICKNESS		
	1 3/8"	1 3/4"	1 1/8"
2' 0" x 6' 0"	\$ 6.10	\$ —	\$ 5.55
2' 6" x 6' 0"	7.05	—	6.35
2' 8" x 6' 0"	7.35	9.40	6.65
3' 0" x 6' 0"	7.95	—	7.20
2' 4" x 6' 4"	6.95	—	6.30
2' 0" x 6' 6"	6.40	—	—
2' 4" x 6' 6"	7.05	—	—
2' 6" x 6' 6"	7.40	9.40	6.65
2' 8" x 6' 6"	7.70	9.85	—
3' 0" x 6' 6"	8.35	10.70	—
2' 0" x 6' 8"	6.50	8.35	5.90
2' 4" x 6' 8"	7.20	9.15	6.50
2' 6" x 6' 8"	7.50	9.55	6.80
2' 8" x 6' 8"	7.85	10.05	7.10
2' 10" x 6' 8"	8.15	10.45	—
3' 0" x 6' 8"	8.50	10.85	—
2' 0" x 6' 10"	6.95	—	—
2' 4" x 6' 10"	7.65	—	—
2' 6" x 6' 10"	8.00	10.20	—
2' 8" x 6' 10"	8.35	10.65	—
2' 10" x 6' 10"	8.70	11.10	7.85
3' 0" x 6' 10"	9.05	11.55	—
2' 0" x 7' 0"	7.05	9.00	—
2' 4" x 7' 0"	7.75	9.90	—
2' 6" x 7' 0"	8.10	10.35	—
2' 8" x 7' 0"	8.45	10.80	7.65
2' 10" x 7' 0"	8.80	11.25	—
3' 0" x 7' 0"	9.20	11.70	8.30
4' 0" x 7' 0"	12.30	15.70	—
2' 6" x 7' 6"	8.85	11.25	—
2' 8" x 7' 6"	9.25	11.75	—
2' 10" x 7' 6"	9.65	12.30	—
3' 0" x 7' 6"	10.00	12.75	—
4' 0" x 7' 6"	13.00	16.60	—
2' 6" x 8' 0"	9.20	11.75	—
2' 8" x 8' 0"	9.65	12.30	—
3' 0" x 8' 0"	10.45	13.30	—
4' 0" x 8' 0"	13.60	17.30	—

The maximum price of any size of door not listed above shall be the maximum price of the next larger size.

NOTE: The maximum prices set out above shall include glass stops but not the cost of the glass.

SCHEDULE B

To ADMINISTRATOR'S ORDER No. A-1087

PART I

BASE DISCOUNT

The amount of the base discount set out below shall be deducted from the maximum prices set out in Schedule A for doors delivered to a retailer or consumer in the area described.

AREA OF DELIVERY	KIND OF DOOR		
	No. 1 Grade Fir Door	No. 2 Grade Fir Door	No. 1 Grade Cedar or Sitka Spruce Door
Provinces of Alberta, Saskatchewan and Manitoba.....	59%	63%	57%
Province of Ontario west of the 85th meridian.....	58%	62%	56%
Province of Ontario east of the 85th meridian and Province of Quebec.	57%	61%	55%
Provinces of New Brunswick, Nova Scotia and Prince Edward Island.	56%	60%	54%

For a No. 2 Grade *Garage* Fir door the base discount (subject to the variation shown in Part II of this Schedule, for Door Nos. 320, 320a, 321, 321a) set out above for a No. 1 Grade Fir door may be deducted.

PART II

VARIATION OF BASE DISCOUNT

For Doors of the specifications set out below the base discount shall be varied as indicated.

Door No.	Stiles	Top Rail	Bottom Rail	Cross Rails	Lock Rail	Mun-tins	Variation of Base Discount
95	4 1/2	4 1/2	9 3/8	4 3/8	4 3/8	4 3/8	2 points short of Base Discount.
96	4 1/2	4 1/2	9 3/8	4 3/8	—	—	Base Discount.
97	4 1/2	4 1/2	9 3/8	—	7 3/8	4 3/8	2 points short of Base Discount.
100	4 1/2	4 1/2	9 3/8	4 3/8	—	—	Base Discount.
104	4 1/2	4 1/2	9 3/8	4 2/8	—	4 3/8	3 points short of Base Discount.
105	4 1/2	4 1/2	9 3/8	4 3/8	—	4 3/8	3 points short of Base Discount.
107	4 1/2	4 1/2	9 3/8	4 3/8	—	3 3/8	3 points short of Base Discount.
108	4 1/2	4 1/2	9 3/8	4 3/8	—	3 3/8	3 points short of Base Discount.
109	4 1/2	4 1/2	9 3/8	—	7 3/8	—	Base Discount.
109a	4 1/2	5 3/8	11 3/8	—	7 3/8	—	2 points short of Base Discount.
109b	5 3/8	5 3/8	11 3/8	—	7 3/8	—	5 points short of Base Discount.
110	4 1/2	4 1/2	9 3/8	—	—	—	Base Discount.
110a	4 1/2	5 3/8	11 3/8	—	—	—	2 points short of Base Discount.
110b	5 3/8	5 3/8	11 3/8	—	—	—	5 points short of Base Discount.
111	4 1/2	4 1/2	9 3/8	4 3/8	—	—	3 points short of Base Discount.
111a	5 3/8	5 3/8	11 3/8	5 1/4	—	—	5 points short of Base Discount.
112	4 1/2	4 1/2	9 3/8	—	5 1/4	—	Base Discount.
112a	5 3/8	5 3/8	11 3/8	—	7 3/8	—	5 points short of Base Discount.
113	4 1/2	4 1/2	9 3/8	—	7 3/8	4 3/8	Base Discount.
114	4 1/2	4 1/2	9 3/8	—	7 3/8	4 3/8	Base Discount plus \$0.80 net.
115	4 1/2	4 1/2	9 3/8	4 3/8	7 3/8	4 3/8	8 points short of Base Discount.
117	4 1/2	4 1/2	9 3/8	—	—	—	Base Discount plus \$1.00 net.
117a	4 1/2	4 1/2	11 3/8	—	—	—	Base Discount plus \$1.15 net.
120	4 1/2	4 1/2	9 3/8	4 3/8	—	—	Base Discount plus 100%.
122	4 1/2	4 1/2	9 3/8	4 3/8	—	4 3/8	Base Discount plus \$1.20 net.
123	5 3/8	5 3/8	11 3/8	7 3/8	—	—	5 points short of Base Discount plus \$1.60.
133	4 1/2	4 1/2	9 3/8	—	—	—	Base Discount plus \$1.50 net.
139	5 3/8	5 3/8	19 3/8	—	—	—	8 points short of Base Discount.
215	4 1/2	4 1/2	9 3/8	—	7 3/8	4 3/8	Base Discount plus \$0.40 net.
216	4 1/2	4 1/2	9 3/8	4 3/8	—	4 3/8	3 points short of Base Discount.
217	4 1/2	4 1/2	9 3/8	4 3/8	—	—	2 points short of Base Discount.
218	5 3/8	5 3/8	11 3/8	7 3/8	—	3 3/8	5 points short of Base Discount plus \$1.60 net.
219	5 3/8	5 3/8	11 3/8	—	7 3/8	—	5 points short of Base Discount.
228	5 3/8	5 3/8	11 3/8	—	7 3/8	3 3/8	8 points short of Base Discount plus \$1.60 net.
300	4 1/2	4 1/2	9 3/8	—	7 3/8	—	Base Discount.
300a	5 3/8	5 3/8	11 3/8	—	7 3/8	—	5 points short of Base Discount.
320	4 1/2	4 1/2	9 3/8	—	7 3/8	4 3/8	Base Discount plus \$1.20 net.
320a	5 3/8	5 3/8	11 3/8	—	7 3/8	4 3/8	5 points short of Base Discount plus \$1.20 net.
321	4 1/2	4 1/2	9 3/8	—	7 3/8	4 3/8	Base Discount plus \$0.80 net.
321a	5 3/8	5 3/8	11 3/8	—	7 3/8	4 3/8	5 points short of Base Discount plus \$0.80 net.

All above door numbers refer to numbers and designs set out in the British Columbia Standard Door Catalogue, Catalogue D, dated December 1, 1940.

PART III

MISCELLANEOUS ITEMS

(1) *Parcel Enclosures*: When a number of doors not exceeding three hundred are contained in the same carload lot as other forest products, the base discount may be shortened by an amount of two points.

(2) *Water Tables*: The maximum price for Water Tables shall be twenty-five cents (25c.) each.

(3) *Quantities*: For Interior doors in amounts of less than ten of any one size, design, specification and grade or for Front doors in amounts of less than five of any one size, design, specification and grade, an additional amount of ten per cent of the net price may be charged.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1088

Respecting the Styling, Sale and Delivery of Women's, Misses' and Children's Wear

Under powers given by the Wartime Prices and Trade Board to the Administrator of Women's, Misses' and Children's Wear, it is hereby ordered as follows:—

1. Sections 8 and 13 of Administrator's Order No. A-475 are revoked.

2. Sections 9, 10, 11, 12, 14 and 15 of said Order No. A-475 are renumbered as Sections 8, 9, 10, 11, 12 and 13, respectively.

3. This Order shall be effective on and after March 1, 1944.

Dated at Ottawa, this 3rd day of February, 1944.

J. A. KLEIN,

Administrator of Women's, Misses' and Children's Wear.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1089

Respecting the Sale and Delivery of Women's, Misses' and Children's Wear

Under powers given by the Wartime Prices and Trade Board to the Administrator of Women's, Misses' and Children's Wear, it is hereby ordered as follows:—

Effective Date.

1. This Order comes into force on March 1, 1944.

Meaning and Inclusiveness of Certain Words.

2. (1) Any word or expression used in this Order, which by Order No. 214 of the Board has been given a defined meaning or inclusiveness shall, for the purpose of this Order, have the same meaning and inclusiveness.

(2) "Garment" means any article of women's, misses' or children's wear named in the Schedule to Administrator's Order No. A-474, as well as women's corsetry, brassieres, neckwear, scarves, women's and misses' headwear, women's and children's woven underwear, sportswear and infants' and children's wearing apparel.

Reference to Order No. 214 of the Board.

3. Garments are for the purposes of Order No. 214 of the Board declared to be consumer goods. By direction in writing issued under Section 35 of that Order, manufacturers of garments are no longer required to comply with the provisions of that Order. That direction requires the said Administrator to issue Orders to govern those manufacturers in the manufacture and sale of garments.

The provisions of said Order No. 214, which apply to the sale and offering for sale of garments by wholesalers and retailers, are not affected by that direction or by this Order.

General Exemption—Certain Government Departments.

4. This Order shall not apply to the manufacture, sale and delivery of garments when the manufacture, sale or delivery is on the order of one or more of the following departments of the government of Canada, namely: Munitions and Supply, National Defence, National Defence (Air Services), National Defence (Naval Services), or Pensions and National Health, or any agency of any of them.

Cost Sheets—Maximum Prices Fixed.

5. (1) A person who manufactures a garment for sale in any season shall not sell or offer to sell it in Canada unless with respect to it, he first

- (a) completes and signs a cost sheet in a form satisfactory to the said Administrator;
 - (b) attaches to the cost sheet a swatch of the cloth he proposes to use in the manufacture of the garment, and a swatch of the cloth he used in the manufacture of the same or similar kind and style of garment for sale in the fall and winter season of 1942, or the spring and summer season of 1943, as the case may be;
 - (c) files the said cost sheet and swatches with the said Administrator; and
 - (d) obtains from the said Administrator a notice (price authorization) in writing setting forth the maximum price at which he may sell or offer to sell that garment.
- (2) No manufacturer of garments shall
- (a) in the manufacture of the garment named or referred to in the said notice, use a cloth other than the cloth identified by the swatch which he attached to the cost sheet for the garment and filed with the said Administrator;
 - (b) sell or offer to sell a garment named or referred to in the said notice at a price that is higher than the price set forth for the garment in that notice.

Labelling of Garments.

6. No garment which is wholly or partly manufactured in Canada after March 1, 1944, shall be displayed for sale, or shipped or delivered in pursuance of a sale, by any person unless at the time of display, shipping or delivering the name or W.P.T.B. license number of the person who manufactured it, or the manufacturer's registered trade-mark for that garment, and the style number and size of the garment are printed, written, woven or stamped on the garment, or on a label or string tag attached to it. All such trade-marks must be recorded with the said Administrator before using the same in pursuance of this Order.

Invoices.

7. (1) Every manufacturer of garments and every wholesaler shall within ten (10) days of the date of shipment by him of any garment, supply the person to whom it is shipped with an invoice showing

- (a) the date of the shipment if the shipper is the manufacturer of the garment, or the date of invoice if the shipper is a wholesaler;
- (b) his name and address and that of the person to whom the garment is shipped;
- (c) the manufacturer's or the wholesaler's style number of the garment;
- (d) the exact quantity of garments by style numbers involved in the shipment, the price per unit or per dozen of the same and the total price;
- (e) all discounts allowable by him on the said total price;
- (f) a declaration which may be printed, written or stamped on the invoice, stating that the price charged for each garment or dozen of garments as set forth in the invoice, is not more than the unit or per dozen price, as the case may be, fixed by or under The Wartime Prices and Trade Regulations or by or on behalf of the Board for sales by him of the garment.

(2) No retailer shall in pursuance of any sale, deliver any garment which he purchases after this Order goes into force, unless he first receives an invoice for that garment from his supplier, as required by subsection (1) of this section.

Records and Invoices Must Be Kept.

8. (1) Every manufacturer of garments shall keep a proper record of his manufacture and sale of garments, showing with respect to each style number thereof the material used in its manufacture and the price range thereof.

(2) Every wholesaler and retailer shall keep on his file every invoice he receives involving a transaction in garments.

(3) Every record and invoice which by this section a person is required to keep shall upon request be made available for inspection by any authorized representative of the Board at any time within three (3) years from the date of that record or invoice.

Special Cases May Be Exempted.

9. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon written application to him, may grant in any individual cases of undue hardship or special circumstances.

Dated at Ottawa, this 3rd day of February, 1944.

J. A. KLEIN,

Administrator of Women's, Misses' and Children's Wear.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1090

Respecting Use of Resistance Wire in the Manufacture of Electric Stove Surface Elements and Coils

Under powers given by the Wartime Prices and Trade Board to the Administrator of Electrical Apparatus, Equipment and Supplies, it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Order No. A-906 is hereby revoked.

2. This Order shall be effective on and after the 7th day of February, 1944.

Dated at Ottawa, this 4th day of February, 1944.

M. C. LOWE,

Administrator, Electrical Apparatus, Equipment and Supplies.

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1091

Respecting Maximum Prices of Certain Imported Fruit and Vegetables.

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

PART I—Introduction

1. (1) This Order becomes effective on February 9, 1944.

(2) This Order applies to all varieties, grades and qualities of the fruit and vegetables listed in the Schedule hereto when imported into Canada. The said imported fruit and vegetables are hereafter referred to as "produce".

PRICES ARE MAXIMUM PRICES AND INCLUDE COST OF CONTAINERS AND WRAPPERS

2. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container or a wrapper so that the sum of the price and the charge for the container and/or wrapper exceeds the maximum price.

ADDITIONAL PAYMENTS AND CONSIDERATION TO BE PART OF PRICE

3. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any produce or received by the seller from any person in connection with the sale of any produce shall constitute part of the price for such produce.

DEFINITIONS

4. (1) The word "sell" as used in this Order includes also an offer to sell.
 (2) "Wholesale distributor" means a person who in any sale sells produce at wholesale, and "sell at wholesale" means to sell otherwise than at retail or to a consumer. "Consumer" means a person who buys produce for his personal or household consumption.

PART II—Sales by Wholesale Distributors

SALES OF PRODUCE IMPORTED BY THE WHOLESALE DISTRIBUTOR HIMSELF

5. (1) The maximum price at which a wholesale distributor may sell any produce imported by him shall be the sum of the following, f.o.b. his place of business:

- (a) the actual price paid by him for the produce, subject to the provisions of subsection (2) of this Section;
- (b) the transportation charges to the city, town or village in which he has his place of business, the bank and foreign exchange and the customs duty, excise tax and insurance charges that are to be borne by him and are not included in such actual price; and
- (c) a markup not exceeding the markup for such produce set forth in Column 1 of the Schedule hereto.

(2) The amount which a wholesale distributor may include under the provisions of clause (a) of subsection (1) preceding as part of his maximum price for any produce shall be determined as follows:

- (a) if he purchased the produce at or from a carlot distributing point in the United States of America, such amount shall not exceed the lesser of the actual price paid by him or the lawful maximum price, if any, fixed by the Maximum Price Regulations issued by the Office of Price Administration of such country on sales at and from that carlot distributing point by carlot receivers to wholesalers;
- (b) if he purchased the produce at or from a point in the United States of America other than a carlot distributing point, such amount shall not exceed the lesser of the actual price paid by him or the lawful maximum price, if any, fixed by said O.P.A. Maximum Price Regulations on sales to wholesalers, f.o.b. the original shipping point in the area of production, plus any commission or brokerage charges paid by him authorized by those Regulations;
- (c) if he imported the produce from the United States of America and the provisions of clauses (a) and (b) preceding do not apply, or if he imported the produce from any other country, such amount shall be subject to any Order of the Administrator of Fresh Fruit and Vegetables then in effect.

SALES BY WHOLESALE DISTRIBUTORS OF PRODUCE PURCHASED FROM ANOTHER WHOLESALE DISTRIBUTOR

6. The maximum price at which a wholesale distributor may sell any produce purchased by him from another wholesale distributor in Canada shall be the sum of the following, f.o.b. his place of business;

- (a) the actual price paid by him for the produce but not exceeding the lawful maximum price that may be charged by his supplier as fixed by this Order;

- (b) the actual cost of transporting the produce by common carrier to his receiving point from his supplier's shipping point if his supplier is not by this Order required to deliver free to him; and
- (c) a markup not exceeding the amount available to him under the provisions of Section 11 of this Order.

SALES BY WHOLESALE DISTRIBUTORS OF PRODUCE PURCHASED FROM WARTIME FOOD CORPORATION LIMITED

7. The maximum price at which a wholesale distributor may sell any produce purchased by him from Wartime Food Corporation Limited, shall be the sum of the following, f.o.b. his place of business:

- (a) the actual price paid by him for the produce;
- (b) the transportation charges to the city, town or village in which he has his place of business, bank and foreign exchange, customs duty, excise tax and insurance charges that are to be borne by him and are not included in such actual price; and
- (c) a markup not exceeding the markup for such produce, set forth in Column 1 of the Schedule hereto.

SALES BY WHOLESALE DISTRIBUTORS OF BROKEN CASE LOTS

8. If produce is packed in a case, crate or other package and, at the request of his buyer or to achieve equitable distribution of his available supply, a sale is made by a wholesale distributor of a quantity that is half of or less than half of such crate, case or other package lot, the wholesale distributor may charge his buyer an additional amount not exceeding 4 per cent of his lawful selling price if he shows such charge as a separate item on his sales invoice to the buyer and also shows on such invoice the net weight of the produce sold or, if such produce is customarily sold by unit at retail, the number of units sold.

DELIVERY TO BE FREE IN CERTAIN CASES

9. If a sale of produce by a wholesale distributor is to a buyer whose place of business is within the limits of the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer.

PREPAYMENT OF TRANSPORTATION CHARGES

10. At the request of the buyer, a wholesale distributor may prepay the charge for transporting any shipment of produce to the city, town or village in which the buyer has his place of business, but in that event he must show such charge as a separate item on his sales invoice to the buyer and must not include such charge in computing his markup.

COMBINED MARKUP OF WHOLESALE DISTRIBUTORS

11. If sales of produce are made by and between wholesale distributors, the total amount of the markups of all the wholesale distributors combined must not exceed the amount of the markup which the first wholesale distributor could have included as part of his selling price on a sale to a person other than a wholesale distributor. Every wholesale distributor when selling to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the produce an invoice stating the amount of markup taken by him on the sale.

PART III—Sales at Retail

MAXIMUM RETAIL PRICES

12. The maximum price at which a person may sell any produce at retail shall be the sum of the following:

- (a) the actual price paid by him for the produce;

- (b) the transportation charges, bank and foreign exchange, customs duty, excise tax and insurance charges, if any, that are to be borne by him and are not included in such actual price; and
- (c) if the produce was imported by him by rail or water in carload lots, a markup not exceeding the markup for such produce set forth in column 2 of the Schedule hereto; or
- (d) if the produce was not imported by him by rail or water in carload lots, a markup not exceeding the markup for such produce, set forth in column 3 of the Schedule.

The amount of the actual price paid referred to in clause (a) however, that such person may include in his maximum price shall not exceed the amount set forth in Section 13. Also if he sells the produce by weight his maximum price per pound shall be determined under Section 14. If he sells the produce by unit, his maximum price per unit shall be determined under Section 15.

13. The amount which a person may include under the provisions of clause (a) of Section 12 as part of his maximum price for any produce shall be determined as follows:

- (a) if he purchased the produce from a wholesale distributor in Canada, such amount shall not exceed the lesser of the actual price paid by him or the lawful maximum price that may be charged for the produce by his supplier under the provisions of this Order;
- (b) if he purchased the produce at or from a carlot distributing point in the United States of America, such amount shall not exceed the lesser of the actual price paid by him or the lawful maximum price, if any, fixed by the Maximum Price Regulations issued by the Office of Price Administration of such country on sales at and from that carlot distributing point by carlot receivers to wholesalers;
- (c) if he purchased the produce at or from a point in the United States of America other than a carlot distributing point, such amount shall not exceed the lesser of the actual price paid by him or the lawful maximum price, if any, fixed by said O.P.A. Maximum Price Regulations on sales to wholesalers f.o.b. the original shipping point in the area of production plus any commission or brokerage charges paid by him authorized by those Regulations;
- (d) if he purchased the produce at or from a carlot distributing point or other point in the United States of America and the provisions of clauses (b) and (c) preceding do not apply, or if he imported the produce from any other country, such amount shall be subject to any Order of the Administrator of Fresh Fruit and Vegetables then in effect.

SALES AT RETAIL BY WEIGHT

14. (1) The maximum price at which any person may sell any produce at retail by weight, shall be an amount equal to the sum of the items that may be charged by him under the provisions of clauses (a), (b), (c) and (d) of Section 12 divided by the number of pounds in the quantity of such produce purchased by him.

(2) The number of pounds in the quantity of any produce purchased by a retailer shall be determined,

- (a) by the net weight of the produce as stamped or marked on the cases, crates or other packages in which it is packed when received by him; or
- (b) if not so stamped or marked, but shown on his supplier's invoice, by the net weight of the produce as shown on such invoice; or
- (c) if neither so stamped or marked nor shown on his supplier's invoice, by the actual net weight of the produce when received by him.

SALES AT RETAIL BY UNIT

15. (1) The maximum price at which any person may sell any produce at retail by unit shall be an amount equal to the sum of the items that may be charged by him

under the provisions of clauses (a), (b), (c) and (d) of Section 12, divided by the number of units in the quantity of such produce purchased by him.

(2) The number of units in the quantity of any produce purchased by a retailer shall be determined,

- (a) by the number of units received by him as stamped or marked on the cases, crates or other packages in which the produce is packed when received by him; or
- (b) if not so stamped or marked, by the number of units received by him as shown on his supplier's invoice.

DISPLAYING RETAIL PRICES WHEN THE PRODUCE IS SOLD BY UNIT

16. (1) Every person displaying produce for sale at retail by unit shall display it with cards showing legibly thereon the price per unit or multiple thereof and the size of the unit. If he does not display the produce he shall inform the buyer of the size of the unit.

(2) No person selling any produce at retail by unit shall issue or sponsor a price list or advertisement which gives the price of such produce unless it also gives the size of the units.

DISPLAYING RETAIL PRICES WHEN THE PRODUCE IS SOLD BY WEIGHT

17. (1) Every person displaying produce for sale at retail by weight shall display it with cards showing legibly thereon the price per pound or multiple thereof.

(2) No person selling any produce at retail by weight shall issue or sponsor a price list or an advertisement which gives the price of such produce unless it also states that it is the price per pound or multiple thereof.

PART IV—Records of Sales and Purchases

SALES INVOICES

18. (1) On every sale of any produce other than a sale at retail the seller shall at the time of delivery, furnish the buyer with an invoice showing, in addition to any other particulars which, by this Order, he is required to show on his invoice, the following:

- (a) the name and complete address of the seller and the buyer and the date of sale;
- (b) the grade, variety and quantity of the produce sold, the price charged and the country or state of its origin;
- (c) the weight of net contents as stamped or marked thereon, of the cases, crates or other packages in which the produce is packed or, if not so stamped or marked thereon and he sells by weight, the actual weight of the net contents; and
- (d) if the produce is customarily sold by unit at retail, the number of units per case, crate or other package in which it is packed.

(2) Every seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

RECORDS OF PURCHASE

19. Every wholesale distributor and every retailer shall immediately upon receipt by him of any produce purchased by him make a written record at the place of business at which he receives the produce showing:

- (a) the name and complete address of his supplier and the date of purchase;
- (b) the grade, variety and quantity of the produce purchased and the country or state of its origin;
- (c) the actual price paid, transportation charges and other amounts, if any, included in his laid down cost of such produce; and
- (d) if he is a retailer who sells such produce by unit, the number of units in each case, crate or other package of such produce received by him; or

- (e) if he is a retailer who sells such produce by weight, the weight of the net contents, as stamped or marked thereon, of each case, crate or other package of produce received by him or, if not so stamped or marked thereon, as shown on his supplier's invoice. If the weight of net contents is not stamped or marked on the container or shown on his supplier's invoice, the record shall be of the actual weight of the produce received by him.

RETENTION AND INSPECTION OF RECORDS, INVOICES AND COST SHEETS

20. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished to him in accordance with this Order, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record, invoice and cost sheet which a seller of any produce is required to make and keep shall be kept by him, available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

SALES SLIPS ON SALES AT RETAIL

21. Every person who sells any produce at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address and the grade, variety, size (if sold otherwise than by weight) quantity and price of the produce sold.

Dated at Ottawa, this 5th day of February, 1944.

E. J. CHAMBERS,

Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board

SPECIAL NOTICE

The Government of Canada is trying to prevent excessive increases in costs and prices so that there will not be a disastrous price rise that will weaken the war effort, create chaos in many industries and cause general misery.

This order fixes maximum wholesale and retail markups and is part of this control programme.

These maximum markups have been fixed to take care of the requirements of high cost operators. Anyone who is able to sell below these maximum markups because of large volume or low operating costs should do so. In this way he will be sharing in the fight against disastrous inflation and will be complying with both the spirit and the letter of this regulation.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1091

Maximum Markups Shown as Percentages of Selling Price

Kind of Produce	COLUMN 1	COLUMN 2	COLUMN 3
	Wholesale Distributors	Direct Car lot Buying Retailers	Other Retailers
	Per cent	Per cent	Per cent
1. Artichokes.....	17	41	35
2. Asparagus.....	17	41	35
3. Broccoli.....	17	41	35
4. Brussels Sprouts.....	17	41	35
5. Beans.....	17	41	35
6. Cauliflower.....	17	41	35
7. Celery.....	17	41	35
8. Cucumbers.....	17	41	35
9. Egg Plant.....	17	41	35
10. Endive.....	17	41	35
11. Lettuce.....	17	41	35
12. Parsley.....	17	41	35
13. Peas.....	17	41	35
14. Peppers.....	17	41	35
15. Radishes.....	17	41	35
16. Rhubarb.....	17	41	35
17. Shallots.....	17	41	35
18. Spinach.....	17	41	35
19. Sweet Potatoes.....	17	41	35
20. Watercress.....	17	41	35
21. Yams.....	17	41	35
22. Tomatoes.....	25	44	35
35. Apricots.....	17	41	35
36. Cranberries.....	17	41	35
37. Nectarines.....	17	41	35
38. Pomegranates.....	17	41	35
39. Persimmons.....	17	41	35
40. Quince.....	17	41	35
41. Canteloupes.....	17	41	35
42. Cherries.....	17	41	35
43. Limes.....	17	41	35
44. Melons (other than watermelons).....	17	41	35
45. Pineapples.....	17	41	35
46. Raspberries.....	17	41	35
47. Strawberries.....	17	41	35
48. Tangerines.....	17	41	35
49. Watermelons.....	25	44	35

NOTE: (1) "Direct Carlot Buying Retailer" means a retailer who imported the produce himself in carload lots.

(2) These markups cover shrinkage, wastage and all other allowances.

NOTE: In cases in which administrative directions are desired, wholesale distributors should direct their enquiries to the Administrator of Wholesale Trade and retailers should direct their enquiries to the Administrator of Retail Trade.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1094

Respecting Knitted Goods

Under powers given by the Wartime Prices and Trade Board to the Administrator of Knitted Goods it is hereby ordered on behalf of the Board as follows:

A-293 REVOKED—EFFECTIVE DATE OF THIS ORDER.

1. Administrator's Order No. A-293 is revoked as of March 1, 1944, and on and after that date this Order takes its place.

REASONS FOR THIS ORDER.

2. Order No. 214 of the Board provides rules for fixing prices of consumer goods. However, it has been shown that certain problems relating to the pricing of knitted goods can be administered more effectually under rules specially applicable to knitted goods.

A direction in writing has been issued under Section 35 of Order 214 waiving the provisions of that Order to the extent only required to permit this Order to have effect.

WHAT THIS ORDER COVERS.

3. This Order sets forth rules to govern the fixing of prices at which manufacturers of knitted goods may sell such goods in Canada. It also provides rules to be observed by those manufacturers and wholesalers and retailers in their transactions in knitted goods.

GENERAL EXEMPTIONS—CERTAIN GOVERNMENT DEPARTMENTS.

4. This Order shall not apply to the manufacture, sale or delivery of knitted goods when the manufacture, sale or delivery is on the order of one or more of the following departments of the Government of Canada, namely:—Munitions and Supply, National Defence (Army), National Defence (Naval Services), National Defence (Air Services) or Pensions and National Health, or any agency of any of them.

Rules for Manufacturers

WHAT ARE STANDARD KNITTED GOODS.

5. Knitted goods for which the manufacturer's highest selling price is fixed by or under the Wartime Prices and Trade Regulations or by or under the authority of the Board are referred to in this Section as "standard knitted goods". Knitted goods shall not be considered to be standard knitted goods unless they are made in the same style and size as standard knitted goods and with yarns of the same count and quality as those used in the manufacture of standard knitted goods.

REPORTS ON STANDARD KNITTED GOODS.

6. (1) During the months of September and October in each year every manufacturer of knitted goods shall file with the said Administrator a signed statement showing his line numbers and highest lawful selling prices of each kind of standard knitted goods he manufactures and which will be offered for sale at retail during the spring selling season of the following year.

(2) During the months of January, February and March in each year every manufacturer of knitted goods shall file with the said Administrator a signed statement showing his line numbers and highest lawful selling prices of each kind of standard knitted goods he manufactures and which will be offered for sale at retail during the fall selling season of the same year.

(3) Sample of standard knitted goods shall be filed with the said Administrator whenever he so requests.

NEW KNITTED GOODS—COST SHEETS MUST BE FILED.

7. (1) New knitted goods are those knitted goods which the manufacturer thereof cannot classify as his standard knitted goods.

(2) A person who manufactures any article of new knitted goods shall not sell or offer to sell it in Canada unless, with respect to it, he first

(a) completes and signs a cost sheet in the form prescribed by the said Administrator;

(b) files the said cost sheet and a sample of the new knitted goods with the said Administrator;

(c) files a cost sheet of and a sample of the knitted goods which is being replaced by the new knitted goods;

(d) obtains from the Board a notice in writing setting forth the highest price at which he may sell the new knitted goods.

(3) If in the opinion of the said Administrator the said article of new knitted goods is similar in usefulness, durability, serviceability and intrinsic worth to the standard knitted goods of that manufacturer the said notice will be signed by the said Adminis-

trator. Every manufacturer of knitted goods shall observe and comply with all the requirements set forth in the said notice.

(4) If on the other hand the said Administrator is of the opinion that the said article of new knitted goods is dissimilar in usefulness, durability, serviceability or intrinsic worth to the standard knitted goods of that manufacturer then the provisions of Sections 8 to 12, inclusive, of Order No. 214 shall apply.

(5) A person who receives from the Board a notice setting forth the highest price at which he may sell any article of new knitted goods shall not sell or offer to sell that article at a price that is higher than that price set forth for the same in the notice.

Rules for Manufacturers, Wholesalers and Retailers

LABELLING OF KNITTED GOODS

8. No article of knitted goods which is wholly or partly manufactured in Canada after March 1, 1944 shall be displayed for sale, or shipped or delivered in pursuance of a sale by any person, unless at the time of display, shipping or delivering the name or W.P.T.B. licence number of the person who manufactured it or that person's registered trade-mark for that article, and the line number and size of the article are printed, written, woven or stamped on the article or on a label or string tag attached to it. All such trade-marks used must be recorded with the Administrator before using the same in pursuance of this Order.

INVOICES

9. (1) Every manufacturer of knitted goods and every wholesaler shall within ten days from the date of shipment by him of any article of knitted goods, supply the person to whom it is shipped with an invoice showing

- (a) the date of the invoice;
- (b) his name and address and that of the person to whom the article is shipped;
- (c) the manufacturer's or the wholesaler's line number of the article;
- (d) the exact quantity of each such line involved in the shipment, the price per dozen and the total price of the same;
- (e) all discounts allowable by him on the said total price;
- (f) a declaration which may be printed, written or stamped on the invoice, stating that the price charged by him for each dozen of articles, as shown on the invoice, is not more than the highest price fixed by or under the Wartime Prices and Trade Regulations or by or on behalf of the Board for sales by him of the articles.

(2) No retailer shall in pursuance of any sale deliver any article of knitted goods which he purchases after this Order goes into force, unless he first receives an invoice for that article from his supplier, as required by subsection 1 of this Section.

RECORDS AND INVOICES MUST BE KEPT

10. (1) Every person who manufactures knitted goods shall make and keep a proper record of his manufacture and sale of knitted goods, showing with respect to each line number, the materials used in their manufacture and the price range thereof.

(2) Every wholesaler and retailer shall keep on his file every invoice he receives involving a transaction in knitted goods.

(3) Every record and invoice which by this Section a person is required to make and keep shall upon request be made available for inspection by any authorized representative of the Board at any time within three years from the date of that record or invoice.

SPECIAL CASES MAY BE EXEMPTED

11. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon written application to him, may grant in any individual cases of undue hardship or special circumstances.

Dated at OTTAWA, this 8th day of February, 1944.

H. G. SMITH,
Administrator of Knitted Goods.

APPROVED:

D. GORDON
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1095

Respecting Maximum Manufacturers' and Wholesalers' Prices for White Cedar Shingles in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia, and Prince Edward Island.

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered, on behalf of the Board, as follows:

SECTION 2 OF ADMINISTRATOR'S ORDER No. A-1009 AMENDED

1. Paragraph (b) of Subsection (1) of Section 2 of Administrator's Order No. A-1009, dated the 2nd day of December, 1943, is hereby revoked and the following substituted therefor:

"(b) If the shingles are delivered to a retailer or consumer at any place in the Province of Ontario or Quebec other than the City of Montreal, the prices f.o.b. Montreal set out above in paragraph (a) subject to the under-noted deductions or increases:

(i) If the manufacturer's point of shipment is *at or east of Campbellton*, New Brunswick and the freight rate from Campbellton to the delivery point is *more* than the freight rate from Campbellton to Montreal, the said prices f.o.b. Montreal may be increased by an amount calculated as follows:

The difference in freight rate from Campbellton to Montreal and the freight rate from Campbellton to the delivery point using a shipping weight of 200 pounds per square, calculating the freight per square to the nearest five cents.

(ii) If the manufacturer's point of shipment is nearer Montreal than Campbellton and the freight rate from the manufacturers' point of shipment is *more* than the freight rate from the manufacturers' point of shipment to Montreal, the said prices f.o.b. Montreal may be increased by an amount calculated as follows:

The difference in freight rate from the manufacturer's point of shipment to the delivery point and the freight rate from the manufacturer's point of shipment to Montreal, using a shipping weight of 200 pounds per square, calculating the freight per square to the nearest five cents.

(iii) If the freight rate from the manufacturer's point of shipment to the delivery point is *less* than the freight rate from the manufacturer's point of shipment to Montreal, the said prices f.o.b. Montreal *must* be decreased by an amount calculated as follows:

The difference in freight rate from the manufacturer's point of shipment to the delivery point and the freight rate from the manufacturer's point of shipment to Montreal, using a shipping weight of 200 pounds per square, calculating the freight per square to the nearest five cents".

EFFECTIVE DATE.

2. This Order shall be effective on and after the 12th day of February, 1944.

Dated at Ottawa, this 8th day of February, 1944.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

VOLUME I, No. 7



FEB. 21, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of
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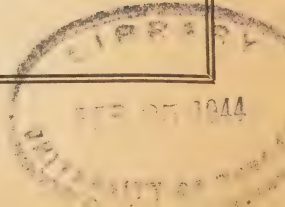


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PART I
Orders in Council

**Order in Council amending the Post-Discharge
Re-Establishment Order**

P.C. 775

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 8th February, 1944.

The Board recommend, under and by virtue of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, that the Post-Discharge Re-Establishment Order (P.C. 7633 dated October 1, 1941, as amended) be further amended as follows, effective March 1, 1944:—

1. The definition of "university" in paragraph 2 is revoked and the following substituted therefor:—

"university" means a university or college of educational standards approved by the Minister.

2. Sub-paragraph (1) of paragraph 12 is revoked and the following substituted therefor:—

- (1) (i) No person shall be paid out-of-work benefit under this Order for the first nine days of unemployment, whether continuous or not, nor for any period for which he may have been paid a rehabilitation grant, and the total period for which he may receive out-of-work benefit shall not exceed his period of service nor shall it in any case exceed 52 weeks, nor shall it be continued beyond eighteen months after his discharge, and

- (ii) Where the Unemployment Insurance Fund has been credited with an amount pursuant to paragraph 19 of this Order, the total period for which he may receive out-of-work benefits shall be reduced by one-fifth of the period for which such credit was made.

3. Sub-paragraph (2) of paragraph 12 is revoked and the following substituted therefor:

- (2) (i) Subject to the provisions of sub-paragraph (3) hereof, no discharged person shall be paid a grant under paragraph 6 or 7 of this Order for any period in excess of fifty-two weeks where his period of service has been longer than fifty-two weeks, nor in excess of the length of his period of service where his period of service has not been longer than fifty-two weeks, and in no case shall a grant under either of said paragraphs be paid unless the discharged person has made application therefor within twelve months after the cessation of hostilities of the present war or such earlier date as may be set by the Governor in Council, or within twelve months after his discharge, which ever is the later date.

- (ii) No grant shall be paid under paragraph 7 of this Order for any period for which he may have been paid rehabilitation grant.

4. Sub-paragraph (3) of paragraph 12 is revoked and the following substituted therefor:—

- (3) In the case of a grant under paragraph 6 of this Order to a discharged person whose period of service has exceeded fifty-two weeks, such grant may be continued for any period beyond fifty-two weeks which, together with said period of fifty-two weeks, does not exceed the length of his period of service, if, in the opinion of the Minister, at the expiration of fifty-two weeks of payment

of grants or benefit under this Order, the discharged person has made satisfactory progress and requires additional training to qualify him for employment in the occupation for which he is being trained, and in the case of a grant under the said paragraph to a discharged person who is in receipt of pension, all or any of the limitations imposed by sub-paragraph (2) hereof may be waived if, in the opinion of the Minister, such discharged person is unable to follow his pre-war occupation or his principal post-war occupation or the occupation for which he was previously granted training by the Minister, and has been unable to secure or hold steady employment though possessing a potential physical and mental capacity for work.

5. Sub-paragraph (4) of paragraph 12 is revoked and the following substituted therefor:—

(4) A grant under paragraph 8 or 9 of this Order may be paid to a discharged person for a period equal to the length of his service, but no grant shall be paid to him thereunder if the total period for which he has received any grant or grants under this Order exceeds in all his period of service, unless,

(i) in the case of a person who has been in receipt of a grant under paragraph 8 of this Order, his progress and attainments in his course are such that the Minister deems it in his interest and in the public interest that the grant should be continued, and

(ii) in the case of a person in receipt of a grant under paragraph 9 of this Order, his progress and achievements are so outstanding that, in the Minister's opinion, it is important in the public interest that the grant should be continued.

6. Sub-paragraph (5) of paragraph 12 is revoked and the following substituted therefor:—

(5) In determining the period of 18 months mentioned in sub-paragraph (1) hereof or the 12-month period mentioned in sub-paragraph (2) hereof, within which application must be made for grants under paragraph 6 or 7 of this Order, the Minister may regard such a period as being exclusive of any time, within such period, during which a discharged person was a patient or out-patient in any hospital or health institution or was in receipt of a grant under paragraph 7 of this Order because of being temporarily incapacitated, and in determining the period of fifty-two weeks or less mentioned in sub-paragraph (2) hereof within which a discharged person may receive a grant under paragraph 6 of this Order or the period of extension provided under sub-paragraph (3) hereof, the Minister may regard such period as being exclusive of any time during which a discharged person was in receipt of a grant under paragraph 7 of this Order because of being temporarily incapacitated.

7. Sub-paragraph (6) of paragraph 12 is revoked and the following substituted therefor:—

(6) No benefit or grant shall be paid under this Order while the discharged person is residing elsewhere than in Canada, except in special cases of grants under paragraph 6, 8 or 9 of the Order in which, in the opinion of the Minister, training elsewhere than in Canada is deemed advisable.

8. Paragraph 13 is revoked and the following substituted therefor:—

13. Special grants to discharged persons of fees may be made by the Minister in his discretion in the cases and in accordance with the rules following:—

(1) Where a grant is being paid to a discharged person under the provisions of paragraph 6, 8 or 9, hereof, or where a grant might be paid thereunder but for reduction or account of pension, wages, salary or other income, the Minister may authorize an additional payment to be made on behalf of such person not exceeding the tuition fees, student fees, athletic fees or other charges and costs of his course.

(2) The Minister may authorize payment of fees in respect of a correspondence course approved by him for a discharged person in hospital undergoing treatment by the Department where the responsible medical officer of the Department consents thereto on medical grounds. Such payment may extend beyond fifty-two weeks or the length of period of service of the discharged person, and, notwithstanding the provisions of paragraph 14 of this Order, shall not preclude or in anywise diminish any other benefit or grant under this Order.

(3) The Minister may authorize payment of fees in respect of a correspondence course approved by him for a discharged person who is employed if, in the opinion of the Minister, such course is necessary to the successful rehabilitation of such discharged person and is directly related to the occupation in which he is employed. Such payment may extend beyond fifty-two weeks, or the length of the period of service of the discharged person, but the amount of the same shall in no case exceed the amount of grant under said paragraph 6 which otherwise would have been payable.

9. Paragraph 14 is revoked and the following substituted therefor:—

14. Not more than one grant may be paid to any person under this Part for any period, nor shall any grant be paid to any person for any period for which he is paid out-of-work benefit hereunder, and, except as otherwise provided in paragraphs 12 and 13 of this Order, the total period, whether continuous or not, during which a discharged person may receive out-of-work benefits or grants or any permutation of the same shall not exceed his period of service nor shall it in any case exceed fifty-two weeks.

10. Paragraph 18 is revoked and the following substituted therefor:—

18. Any discharged person who completes fifteen weeks in insurable employment under the Unemployment Insurance Act, 1940, within any period of twelve months, whether continuous employment or not, shall, for the purpose of the said Act, be deemed

(a) to have received unemployment insurance benefit under the said Act for a continuous period (hereinafter in this paragraph referred to as "benefit period"), immediately prior to the commencement of such fifteen weeks, equal to the period, if any, for which he received out-of-work benefit under Part II hereof, but not exceeding in total in any case, three-fifths of his period of service after July, 1941, and

(b) to have been in insurable employment immediately prior to the commencement of the said benefit period for a period equal to his service after July 1, 1941,

and the said insurable employment shall be deemed to have been continuous as nearly as may be without being contemporaneous with any period during which the said person actually was in insurable employment under the said Act prior to the said benefit period.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council making moneys representing financial assistance repaid to Commodity Prices Stabilization Corporation, Canadian Wheat Board, etc., allowable as Income Tax Deductions.

P.C. 777

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 14th day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, in order to facilitate the supply and distribution of goods at stabilized prices Commodity Prices Stabilization Corporation, Ltd. (hereinafter referred to as "the corporation") and other departments and agencies of His Majesty's Canadian Government render financial assistance to certain persons by way of direct subsidies, payment of accountable advances, absorption of trading losses and otherwise:

And whereas, the Minister of Finance reports that it is expedient that the status of any payment to the corporation representing return of financial assistance be clarified as hereinafter set forth;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance (concurred in by the Minister of National Revenue) and pursuant to powers conferred by the War Measures Act and otherwise, is pleased to order and doth hereby order that, notwithstanding the laws of the Dominion of Canada as herein below mentioned, imposing taxation, sums paid by any person to the said corporation by voluntary act or pursuant to any Order in Council or pursuant to any arrangement, agreement or undertaking with or by direction of the said corporation, the Canadian Wheat Board, or any other department or agency of His Majesty's Canadian Government, representing return of financial assistance given by Commodity Prices Stabilization Corporation, Ltd., or Canadian Wheat Board or given by any department or agency of His Majesty's Canadian Government for the purpose of facilitating the supply and distribution of goods at stabilized prices, are and shall be the proper deductions from the taxable income (of which the financial assistance forms a part) of the person making such payment insofar as the Income War Tax Act and the Excess Profits Tax Act are concerned.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing M. P. Susnar to Alberta Regional War Labour Board, vice Enoch Williams.

P.C. 801

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 11th day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Mr. Enoch Williams, who was appointed a member of the Regional War Labour Board for the Province of Alberta, representing employees, by Order in Council of the 3rd September, 1943—P.C. 6949—has tendered his resignation as a member of the said Board;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased, hereby, to accept the resignation of the said Enoch Williams, effective February 1, 1944; and to appoint Mr. M. P. Susnar, of the town of Cadomin, in the province of Alberta, a member of the said Regional War Labour Board, representing employees; Mr. Susnar's appointment to be effective as and from February 4, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Defence of Canada Regulations (Consolidation) 1942.

P.C. 826

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 11th day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Justice reports that it is deemed advisable to make provision for the punishment of civilians who assist or conceal members of the armed forces who have deserted or absented themselves without leave, and for the punishment of civilians who wilfully injure members of the forces with a view to enabling such members to avoid service;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Justice and pursuant to the War Measures Act, is pleased to amend the Defence of Canada Regulations (Consolidation), 1942, and they are hereby amended by adding thereto the following regulation as Regulation 31A thereof:—

"31A. (1) Any person who by any means whatsoever

- (a) procures or persuades any member of His Majesty's forces to desert or absent himself without leave, or attempts to procure or persuade any such member to desert or absent himself without leave;
- (b) knowing that such member is about to desert or absent himself without leave, aids or assists such member in deserting or absenting himself without leave; or
- (c) knowing any such member to be a deserter or absentee without leave, conceals such member, or aids or assists him in concealing himself, or aids or assists in his rescue,

shall be guilty of an offence and shall be liable upon summary conviction to imprisonment for a term not exceeding six months.

(2) Any person who

- (a) wilfully produces any disease or infirmity in, or maims or injures, any person whom he knows to be a member of His Majesty's forces with a view to enabling such person to avoid service; or
- (b) with the intent of enabling a member of His Majesty's forces to render himself, or induce the belief that he is, permanently or temporarily unfit for service, supplies to or for such member any drug or preparation calculated or likely to render him or lead to the belief that he is permanently or temporarily unfit for service;

shall be guilty of an offence and shall be liable upon summary conviction to imprisonment for a term not exceeding six months.

(3) In any prosecution for an offence against this Regulation, production of a certificate signed by a Naval Officer in Charge, General Officer Commanding, District Officer Commanding, or Air Officer Commanding, in which it is stated that a member of His Majesty's forces named therein was tried before a duly constituted Court Martial and convicted of the offence of being a deserter or absent without leave on a date or dates mentioned in the certificate shall, without proof of the signature or of the official character of the person appearing to have signed the same and without further proof thereof, be *prima facie* evidence that such member was a deserter or absentee without leave on the said date or dates."

A. D. P. HEENEY,

Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL DEFENCE FOR
NAVAL SERVICES

MERCHANT SEAMAN ORDER, 1941

COMMITTEES OF INVESTIGATION

NOMINATIONS

I, the undersigned Minister of Justice, pursuant to Section 3 (1) of the Merchant Seamen Order, 1941, as made and established by Order in Council P.C. 11397, dated 19th December, 1942, do hereby nominate the following:—

Reg. No. 11563—Cpl. Clifford Currie Munroe,

Reg. No. 12899—Cst. William Chahley,

Reg. No. 12947—Cst. Ambrose Mullin Hughes,

of the City of Saint John, in the Province of New Brunswick, representatives from the Royal Canadian Mounted Police, to act on Committees of Investigation for the purposes of the said Order.

Dated at Ottawa, this 29th day of January, 1944.

LOUIS ST. LAURENT,

Minister of Justice.

DEPARTMENT OF NATIONAL REVENUE

WM No. 39, Sixth Revision

Supplement No. 17

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 7th February, 1944

To Collectors of Customs and Excise, and others concerned:

Export Permits—Smelts

Effective on and after February 7, 1944, small shipments of the following, not exceeding 100 pounds in any one day, are exempted from requiring export permits if shipped by bona fide fishermen:

Group 2 *Animals and Animal Products*

Fish and fishery products—Smelts, fresh or frozen, filleted or not.

Supplement No. 16, W.M. No. 39, 6th Revision, is amended accordingly.

D. SIM,

*Deputy Minister of National Revenue
Customs and Excise.*

WM No. 75

(Revised)

MEMORANDUM

(CUSTOMS AND EXCISE DIVISIONS)

OTTAWA, 3rd January, 1944.

To Collectors of Customs and Excise, and others concerned:

The following Ministerial Regulations have been established relating to importations and domestic purchases in connection with the construction of the Alaska Highway and other defence projects of the United States Government in Canada:—

1. Materials, repair parts for contractors' equipment, tires, tubes, gasoline, foodstuffs and other supplies may be imported or purchased in Canada free of duty and taxes by use of an official purchase order of a Department or Agency of the United States Government or of North West Purchasing Ltd., bearing an exemption certificate. When the amount of any purchase exceeds \$500 the order must be signed by the purchaser and countersigned by an authorized representative of a Department or Agency of the United States Government or of North West Purchasing Ltd., and when for less than \$500 by authorized contractors.

NOTE.—The exemption certificate will be worded in the following general terms:

"I hereby certify that the goods herein described are to become and remain the property of the United States Government, and will be paid for by that Government; they are for war purposes and accordingly exempt from duty and taxes by virtue of Order in Council P.C. 53/8097.

.....
Place and Date

....."
Signature of authorized United States
Government representative

2. CONTRACTORS' EQUIPMENT: (1) United States contractors may bring their equipment into Canada free of duty and taxes subject to re-exportation or destruction at the conclusion of their contracts or, in the event that any equipment is sold or otherwise disposed of in Canada, it shall be subject to duty and taxes on the appraised value thereof in its condition at the time of such sale or disposal.

(2) Canadian contractors' capital equipment (a) imported (whether new or second hand); and (b) purchased in Canada (new) for use on defence projects is subject to duty and taxes as the United States Government has agreed to pay rentals to such contractors based on duty and tax paid values.

(3) Repair or replacement parts for capital equipment (a) imported; and (b) purchased in Canada by Canadian contractors for use on defence projects are subject to duty and taxes. If, while on the project they are sold or charged to the United States Government, that Government may apply for a refund of the duty and taxes paid thereon. Repair or replacement parts purchased on official purchase orders as above described and billed direct to a Department or Agency of the United States Government, or to North West Purchasing Ltd., may be imported or purchased in Canada free of duty and taxes.

(4) No refunds or drawbacks are to be paid to any contractor, dealer or agent in so far as Canadian contractors' capital equipment or parts therefor are concerned. (Vide WM No. 62 (Revised).)

3. CANTEEN SUPPLIES: (1) Canteen supplies imported by or for United States contractors and purchased on United States official purchase orders hereinbefore described, will be free of duty and taxes, with the exception of matches, cigarette papers and cigarette paper tubes and playing cards which will be subject to stamp tax.

NOTE.—The canteens will be operated by the contractors and while United States official purchase orders will be used to purchase supplies for such canteens, they are to be clearly marked to show that the goods are canteen supplies.

Canteen supplies are, of course, for resale to the personnel engaged on United States Government defence projects, and personnel should be warned that such goods

purchased by them at such canteens, having been imported duty and tax free, are intended for their own personal use or consumption and should not be sold, bartered or given away by them.

(2) Canteen supplies imported by or for Canadian contractors will be subject to full duty and taxes on importation.

(3) Canteen supplies purchased in Canada by or for either United States or Canadian contractors are subject to all internal excise and sales taxes.

4. MOVING PICTURE PROJECTORS AND FILMS THEREFOR: (1) When imported by the United States Government or by a contractor, moving picture projectors and films therefor, to be operated without a charge for admission, and being for non-commercial purposes, may be admitted for temporary use on Temporary Admission Report Form E.29 without payment of duty and taxes and without security, conditional on exportation when the defence projects are completed.

(2) Moving picture shows may be operated by the United States Government or by contractors and if no charge for admission is made to those attending them the amusement tax will not apply.

5. SUGAR: Exempt from excise tax when purchased from the refineries under United States official purchase order.

6. MATCHES: Subject to excise tax, but if purchased under United States official purchase order, exempt from sales tax.

7. CIGARETTE PAPERS, CIGARETTE PAPER TUBES, PLAYING CARDS, SHAVING CREAMS, TOILET PREPARATIONS, TOOTH PASTES AND POWDERS, TOILET SOAPS, LIGHTERS, CAMERAS, SOFT DRINKS, CIGARS, ELECTRIC RAZORS, CHOCOLATE, CANDY, CHEWING GUM AND OTHER GOODS SUBJECT TO ALL INTERNAL EXCISE TAXES: The foregoing items are subject to Canadian excise and sales tax *if purchased in Canada*. These goods will be purchased by the contractors for use in their canteens or stores, and are for resale to personnel.

8. RADIO BROADCAST RECEIVING SETS, PHONOGRAPHS AND RECORD PLAYERS AND COIN, DISC OR TOKEN OPERATED SLOT MACHINES: *If purchased in Canada* by or for either United States or Canadian contractors will be subject to all internal excise and sales taxes.

9. WINES, BEER AND TOBACCO: No purchase of the foregoing will be made by the United States Government or on its account, consequently all excise and sales taxes are applicable to purchases made in Canada.

10. SPIRITS: Spirits will not be permitted in the camps.

11. INCIDENTAL OR OCCASIONAL PURCHASES: No refunds of sales or excise taxes are to be paid on incidental or occasional purchases made from unlicensed persons. Wayside purchases of gasoline on which the excise and sales taxes have been paid will be purchased taxes included and the United States Government may make application to the Excise Division of the Department of National Revenue for refund of such taxes if the amount so purchased is considered to warrant this action.

12. EXCISE DUTIES: There will be no refund or remission of excise duty in the case of beer, tobacco, cigarettes and cigars sold to canteens. None of these goods will be purchased by the United States Government and all are for resale to personnel.

13. LONG DISTANCE TELEPHONE CALLS, TELEGRAPH, CABLE AND RADIO MESSAGES: The excise tax is not to apply where the messages are sent on official business by officers of the United States Government or its contractors where the transmitting company invoices such Government periodically for the messages in question.

Personal messages sent by both American and Canadian personnel, whether military or civilian, are taxable.

Prepaid messages sent by contractors are taxable, subject to the proviso that if these are charged by the contractors to the United States Government, that Government may apply to the Excise Division of the Department of National Revenue for a refund of the tax so paid.

14. **TAX ON TRANSPORTATION AND ON PARLOUR CAR SEATS AND BERTHS IN SLEEPING CARS:** (a) The taxes are not to apply where the transportation company invoices the United States Government periodically for the services rendered. The procedure is for the officers of that Government to issue individual requests for transportation similar to the warrants used by the military authorities in Canada.

(b) Persons who pay for their own transportation or accommodation in cash, and are subsequently reimbursed by the United States Government, are to be charged the excise taxes applicable and the United States Government may apply to the Excise Division of the Department of National Revenue for refund of the taxes so paid.

15. **STAMP TAX ON CHEQUES:** Cheques of the United States Government signed by officials of that Government are exempt.

A special form of cheque marked "Alaska Highway" or with other distinctive wording, and bearing the words "No Excise Tax Payable" has been prepared by the United States Government. These cheques are issued by officials of the United States Government or by contractors engaged on its defence projects and are exempt from the stamp tax.

16. **EXPRESS MONEY ORDERS, POST OFFICE MONEY ORDERS, POSTAL NOTES AND TRAVELLERS' CHEQUES:** All are taxable.

17. Articles and materials in respect of which exemption from duty and taxes is provided in sections 1, 2 (1) and 3 (1) herein may be cleared at Customs at the frontier, or at the Customs port upon which the goods are manifested, by the Collector or by any officer designated by him. Form B-1, in duplicate, will be used, without Form E, citing the "United States Government" as the importer, describing the goods briefly, stating approximate quantities, but without requiring invoices or values, the completion of oaths or certificates, and without examination. A copy of each entry is to be forwarded to the Department for attention of the Chief, Customs Check Branch, Ottawa.

18. Motor vehicles operated by the United States Government or by United States contractors, and naval or military vessels and aircraft, are not required to report inwards or outwards or to have permits.

The foregoing vehicles, vessels or aircraft are to be free from examination, and any goods imported therein and discharged therefrom in Canada are subject to entry as provided in Section 17 hereof.

19. Licence and permit requirements with respect to arms, ammunition, cameras, radios, blueprints, plans or other goods, carried on the person or imported by or for the personnel of United States Air, Military or Naval forces or United States Government Missions in Canada are waived. Civilian personnel bearing identification cards issued by the United States Public Roads Administration, arriving with any of these commodities in their personal possession, may be allowed to proceed past the frontier to destination, where facilities will be provided for them to obtain all licences and permits which may be necessary after their arrival.

20. Members of United States forces in Canada and other official United States personnel, temporarily in Canada in connection with defence projects, will undoubtedly be receiving parcels consigned to them as individuals. With the exception of spirits these may be released free of duty or taxes. In the event of ascertained abuses of this privilege—such as sale of imported articles to Canadian residents—the full facts should be reported to the Department before any action is taken.

21. In its general terms Port Instruction A-160 had to do with United States Government goods. Release for delivery was facilitated (at the frontier or at destination—preferably the frontier, to avoid manifesting) by the Collector passing an entry. These provisions still stand, but there are exceptions to be noted.

For instance, goods consigned to a United States contractor on the scene of operations which have been ordered by the contractor from a supplier in Canada to be imported and shipped direct would involve payment by the non-resident United States contractor to his Canadian supplier, who in turn must remit to his United

States source of supply. In this case A.H. entry under A-160 may be used without Form E, as the United States non-resident contractor can pay his Canadian supplier in United States funds which in turn can be used for payment to the United States shipper.

If a Canadian contractor proceeds to obtain United States supplies by the same medium of purchase he will pay his Canadian supplier in Canadian funds, who must have a Form E to obtain United States funds for his remittance to his United States supplier. In this case entry should be passed free in the ordinary course (not an A.H. entry, provided for in A-160) and with a Form E. In these cases care should be exercised to ensure that the Canadian importer actually must make payment, in order that a Form E be not issued where United States funds are not required.

From the foregoing it will be clear that United States contractors' importations (a) by themselves, or (b) by a Canadian importer on their behalf, may be entered under A-160 using an A.H. entry without Form E, while Canadian contractors' importations (a) by themselves, or (b) by other Canadian importers on their behalf, should be accounted for by an ordinary entry with a Form E, as usual.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

WM. No. 82

Supplement No. 6

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 10th February, 1944.

To Collectors of Customs and Excise, and others concerned:

Prohibited Imports

The importation of the undermentioned goods into Canada is prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:

Sodium Citrate,
Potassium Citrate,
Riboflavin (also known as Vitamin B2, Vitamin G, Lactoflavin) in un-compounded form,
Nicotinic Acid (also known as Niacine, Pyridine-carboxylic Acid),
Nicotinic Acid Amide (also known as Niacinamide, Nicotinamide),
Caffeine and salts thereof,
Theobromine and salts thereof.

In order that requests for permits for the above mentioned goods may be dealt with as expeditiously as possible, applications, in duplicate, must be made on the prescribed form, which, together with all the correspondence relating thereto, should be sent direct to Mr. E. T. Sterne, Controller of Chemicals, 1235 McGill College Avenue, Montreal, P.Q. The form to be used is the "Application for Permit to Import War Materials and Other Goods" and supplies thereof may be obtained from Collectors of Customs and Excise or from the Department. It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

D. SIM,

*Deputy Minister of National Revenue
Customs and Excise.*

Series D No. 47, T.C. 111

Supplement No. 1

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 10th February, 1944.

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

It is ordered that imports of goods specified in tariff items 540(c) and 540(d) of Schedule "A" of the Customs Tariff be exempt from duties of Customs when originating in and imported from countries the products of which are entitled to British Preferential Tariff treatment during the period March 1, 1944, to December 31, 1944.

D. SIM,

*Deputy Minister of National Revenue
Customs and Excise.*

(P.C. 721, 7/2/44—Authority War Measures Act.)

Series D No. 47

T.C. 150

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 8th February, 1944.

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

Effective 1st January, 1944, Seed Potatoes, imported for use exclusively for propagation purposes, under regulations by the Minister of National Revenue, (Item 71d) are exempted from the war exchange tax and the special excise tax.

D. SIM,

*Deputy Minister of National Revenue
Customs and Excise.*

(P.C. 685, 3/2/44—Authority, War Measures Act.)

Series D No. 47

T.C. 151

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 8th February, 1944.

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

Effective 1st December, 1943, the under mentioned goods are accorded the tariff treatment hereunder indicated:

Mixtures containing thiocyanates and rotenoids for use in combating destructive insects and pests:	
British Preferential Tariff.....	Free
Intermediate Tariff.....	7½ p.c.
General Tariff.....	15 p.c.

(To be designated as Tariff Item 219f.)

D. SIM,

*Deputy Minister of National Revenue
Customs and Excise.*

(P.C. 686, 3/2/44—Authority War Measures Act.)

Series D No. 47

T.C. 152

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 10th February, 1944.

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

Effective 15th January, 1944, the under mentioned goods are accorded the tariff treatment hereunder indicated:

Direct or inertia starters with or without related operating gear and parts thereof; generators; voltage control boxes; batteries; de-icing and anti-icing equipment and parts thereof, not including parts of rubber; vacuum pumps with related operating gear and parts thereof; landing and navigation lights; propellers; hydraulic jacks and pumps and parts thereof; aircraft wheels; aircraft brakes with related operating gear and parts thereof; aircraft tires and tubes; oil coolers; fuel pressure warning devices; exhaust gas analysers; pressure fire extinguishers; primer pumps; instruments excepting fuel contents gauges; bolts, nuts, cocks, turnbuckles, clevis, and pins, swaged wires and tie rods; bars, tubes, extrusions and forgings of aluminum, aluminum alloys and magnesium alloys; steel tubing; all the foregoing when of types and sizes not made in Canada and imported for use exclusively in the manufacture or for spares, overhaul or repair of the goods enumerated in Tariff Item 440/ under such regulations as the Minister may prescribe:

British Preferential Tariff.....	Free
Intermediate Tariff.....	Free
General Tariff.....	27½ p.c.

(To be designated as Tariff Item 440p.)

Effective 15th January, 1944, Tariff Item 832 as set forth in Memorandum Series D No. 47, T.C. 32, is cancelled.

D. SIM,
Deputy Minister of National Revenue
Customs and Excise.

(P.C. 722, 7/2/44—Authority, War Measures Act.)

PART III
 Wartime Prices and Trade Board
 (Finance)

GOVERNMENT NOTICE RS-6
COMMODITY PRICES STABILIZATION CORPORATION LTD.
NOTICE RESPECTING REPAYMENT OF SUBSIDIES

Effective February 1, 1944

NOTICE is hereby given that Item 16 of Government Notice RS-1 respecting repayment of subsidies published in Canadian War Orders and Regulations, 1943, Vol. III, No 12, on September 27, 1943, and Government Notice RS-4 respecting repayment of subsidies published in Canadian War Orders and Regulations, 1943, Vol. IV, No. 7 on November 22, 1943, are rescinded.

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purposes of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:—

CLASSES AND KINDS OF GOODS	AMOUNT OF SUBSIDY REPAYMENT
1. Oranges	50c. per case

Dated at Ottawa, this 29th day of January, 1944.

COMMODITY PRICES STABILIZATION CORPORATION LTD.
 per H. B. McKINNON, *President.*

Board Order

WARTIME PRICES AND TRADE BOARD**Order No. 367****Respecting the Salvaging of Used Collapsible Metal Tubes**

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. Order No. 175 of the Board, as amended by Order No. 206 of the Board, is hereby revoked.

2. This Order shall come into force on February 15, 1944.

Made at Ottawa, this 8th day of February, 1944.

D. GORDON,
Chairman.



Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1084

Respecting Maximum Manufacturers' and Wholesalers' Prices for the Sale of Lath in the Provinces of Ontario and Quebec

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered, on behalf of the Board, as follows:—

INTERPRETATION

1. For the purposes of this Order,
 - (a) "point of shipment" means the point at which the lath is loaded by the lath manufacturer on railway freight cars or other conveyances for shipment to the wholesaler, retailer or consumer;
 - (b) "wholesaler" means any person engaged in the business of selling lath otherwise than at retail.

MAXIMUM MANUFACTURERS' AND WHOLESALERS' LATH PRICES FIXED

2. The maximum price at which any lath manufacturer whose point of shipment is located in the Province of Prince Edward Island, Nova Scotia, New Brunswick, Quebec, or Ontario, except in the cities of Port Arthur or Fort William or on or south of the main line of the Canadian Pacific Railway Company from Port Arthur to the boundary of the Province of Manitoba, and at which any wholesaler purchasing lath produced from Spruce or Jack Pine from such manufacturer may sell or offer for sale at wholesale or any person may purchase at wholesale any such lath for delivery to a wholesaler, retailer or consumer in the Provinces of Ontario or Quebec shall be the price shown for such lath in Parts I and II of the Schedule to this Order, which price shall include the cost of delivery f.o.b. car the retailer's or consumer's point of destination.

SPECIAL SIZES AND GRADES OF LATH

3. When any lath is manufactured to sizes or in grades other than those sizes and grades set out in the Schedule to this Order, such lath shall not be sold until the price has been fixed upon application made to the Timber Administrator.

INVOICES TO SHOW PARTICULARS OF LATH SOLD

4. Every manufacturer and wholesaler who sells Spruce or Jack Pine lath at wholesale for delivery to a wholesaler, retailer or consumer in the Provinces of Ontario and Quebec shall complete in duplicate an invoice covering each such sale made by him, stating therein the point of shipment and full particulars of the species, sizes and grades of the lath sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy of the invoice to the purchaser.

EFFECTIVE DATE

5. This Order shall be effective on and after the 14th day of February, 1944.

Dated at Ottawa, this 2nd day of February, 1944.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

NOTE: Subsection 4 of Section 7 of The Wartime Prices and Trade Regulations reads in part as follows:—

Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services.

SCHEDULE

To ADMINISTRATOR'S ORDER A-1084

Maximum Manufacturers' and Wholesalers' Prices for Lath in Ontario and Quebec

PART I

THE MAXIMUM PRICES SET OUT BELOW ARE FOR SHIPMENTS OF LATH DELIVERED F.O.B. CAR, THE RETAILER'S OR CONSUMER'S POINT OF DESTINATION IN THE MONTREAL AREA WHICH USES THE MONTREAL RATE OF FREIGHT.

In cases where delivery is not to be made in the Montreal Area:

- (1) If the point of shipment is *at or east of Campbellton*, New Brunswick, and the freight rate from Campbellton to the consumer's or retailer's point of destination is *more* than the freight rate from Campbellton to Montreal, the maximum price per 1,000 pieces may be increased by an amount calculated as follows:

The difference in the freight rate from Campbellton to Montreal and the freight rate from Campbellton to the consumer's or retailer's point of destination using a shipping weight of 600 pounds per 1,000 pieces, calculating the freight per 1,000 pieces to the nearest 5 cents.

- (2) If the point of shipment is *nearer* Montreal than Campbellton is to Montreal and the freight rate from the point of shipment to the consumer's or retailer's point of destination is *more* than the freight rate from the point of shipment to Montreal, the maximum price per 1,000 pieces may be increased by an amount calculated as follows:

The difference in freight rate from the point of shipment to the consumer's or retailer's point of destination and the freight rate from the point of shipment to Montreal using a shipping weight of 600 pounds per 1,000 pieces, calculating the freight per 1,000 pieces to the nearest 5 cents.

- (3) If the freight rate from the point of shipment to the consumer's or retailer's point of destination is *less* than the freight rate from the point of shipment to Montreal, the maximum price per 1,000 pieces must be decreased by an amount calculated as follows:

The difference in the freight rate from the point of shipment to the consumer's or retailer's point of destination and the freight rate from the point of shipment to Montreal using a shipping weight of 600 pounds per 1,000 pieces, calculating the freight per 1,000 pieces to the nearest 5 cents.

SPRUCE OR JACK OR PRINCESS PINE

Quebec or Maritime Grade

Size

No. 1.....	$\frac{3}{8}$ " x $1\frac{1}{2}$ "—4'.....	\$7.25 per 1,000 pieces
No. 2.....	$\frac{3}{8}$ " x $1\frac{1}{2}$ "—4'.....	5.75 per 1,000 pieces

PART II

THE MAXIMUM PRICES SET OUT BELOW ARE FOR SHIPMENTS OF LATH DELIVERED F.O.B. CAR, THE RETAILER'S OR CONSUMER'S POINT OF DESTINATION IN THE TORONTO AREA WHICH USES THE TORONTO RATE OF FREIGHT.

In cases where delivery is not to be made in the Toronto Area:

- (1) If the point of shipment is *further from Toronto* than North Bay and the freight rate from North Bay to the consumer's or retailer's point of destination is *more* than the freight rate from North Bay to Toronto, the maximum price per 1,000 pieces may be increased by an amount calculated as follows:

The difference in the freight rate from North Bay to Toronto and the freight rate from North Bay to the consumer's or retailer's point of destination using a shipping weight of 600 pounds per 1,000 pieces, calculating the freight per 1,000 pieces to the nearest 5 cents.

- (2) If the point of shipment is *nearer Toronto* than North Bay is to Toronto and the freight rate from the point of shipment to the consumer's or retailer's point of destination is *more* than the freight rate from the point of shipment to Toronto, the maximum price per 1,000 pieces may be increased by an amount calculated as follows:

The difference in freight rate from the point of shipment to the consumer's or retailer's point of destination and the freight rate from the point of shipment to Toronto using a shipping weight of 600 pounds per 1,000 pieces, calculating the freight per 1,000 pieces to the nearest 5 cents.

- (3) If the freight rate from the point of shipment to the consumer's or retailer's point of destination is *less* than the freight rate from the point of shipment to Toronto, the maximum price per 1,000 pieces must be decreased by an amount calculated as follows:

The difference in the freight rate for such shipment from the point of shipment to the consumer's or retailer's point of destination and the freight rate for such shipment from the point of shipment to Toronto using a shipping weight of 600 pounds per 1,000 pieces, calculating the freight per 1,000 pieces to the nearest 5 cents.

SPRUCE OR JACK OR PRINCESS PINE

<i>Ontario Grade</i>	<i>Size</i>	
Merchantable (Nos. 1 and 2 mixed)	$\frac{3}{8}$ " x $1\frac{1}{2}$ "—4' \$7.90 per 1,000 pieces
No. 3	$\frac{3}{8}$ " x $1\frac{1}{2}$ "—4' 6.40 per 1,000 pieces
Merchantable (Mill Run)	$\frac{3}{8}$ " x $1\frac{1}{2}$ "—32" 3.50 per 1,000 pieces

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1085

Respecting Maximum Retailers' Prices for Hardwood Lumber and Millwork in the Provinces of Manitoba and Saskatchewan Excepting the Greater Winnipeg District and the Cities of Regina, Saskatoon and Moose Jaw

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:—

SECTION 1 AMENDED

1. Paragraph (b) of Section 1 of Administrator's Order No. A-915, dated the 8th day of October, 1943, is deleted and the following substituted therefor:—

"(b) 'Area No. 2' shall mean the Provinces of Manitoba and Saskatchewan and Range One west of the Fourth Meridian in the Province of Alberta, excluding Area No. 1 defined above, the Greater Winnipeg District and the cities of Regina, Saskatoon and Moose Jaw."

SECTION 2 AMENDED

2. The heading to Section 2 of the said Order is amended by adding thereto the words "and Part of Alberta".

SCHEDULE B AMENDED

3. The heading to Schedule B of the said Order is deleted and the following substituted therefor:—

"Maximum Retail Prices for Hardwood Lumber and Millwork in Northern Manitoba, Saskatchewan and Range One west of the Fourth Meridian in Alberta, excepting the cities of Regina, Saskatoon and Moose Jaw (Area No. 2)."

EFFECTIVE DATE

4. This Order shall be effective on and after the 10th day of February, 1944.

Dated at Ottawa this 2nd day of February, 1944.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1093

Maximum Prices of Boxes and Shooks

Under powers given by the Wartime Prices and Trade Board to the Administrator of Wooden Containers and Woodenware, it is hereby ordered as follows:—

Effective Date—Purpose of Order.

1. This Order shall be effective on and after February 14, 1944, and fixes maximum prices at which wooden boxes and shooks may be sold by manufacturers thereof.

Zones Described—Reasons Therefor.

2. Supply and trade conditions applicable to the production of wooden boxes and shooks have at all times varied substantially as between the several producing areas in Canada and the prices of those goods have reflected the differences in those conditions. Therefore this Order fixes the maximum prices of the boxes and shooks according to the area in which they are manufactured.

For the purpose of this Order zones are established. Each zone is numbered. Each numbered zone includes the areas described after it as follows:—

Zone 1—The provinces of Prince Edward Island, Nova Scotia and New Brunswick and the counties of Gaspé East, Gaspé West, Bonaventure, Matane and Matapédia in Quebec.

Zone 2—The province of Quebec except the counties thereof included in zone 1, and all that part of Ontario lying to the east of 89 degrees west longitude.

Zone 3—That part of Ontario lying to the west of 89 degrees west longitude (which includes Port Arthur and Armstrong), and all of the provinces of Manitoba and Saskatchewan.

Zone 4—The province of Alberta.

Zone 5—The southern interior region of British Columbia, being the Forest Districts of Nelson and Kamloops as those districts are shown on the map indicating forest districts of British Columbia and issued March 31, 1937, and reprinted April, 1942, by the Department of Lands of that province.

Zone 6—All that part of the province of British Columbia not included in zone 5.

Rules as to Measurement in Zones 1 to 5.

3. (1) Every manufacturer of boxes and shooks (hereinafter called "manufacturer") in every zone except zone 6 must figure all box and shook footage measurements according to Leaver's Official Footage Estimator (hereinafter called "Estimator"). A copy of the Estimator is on file in the office of the Administrator. He must also figure the lengths and widths of the material used to the nearest quarter inch. Thicknesses of the material must be figured by him according to the table therefor in the Estimator.

If all measurements are figured according to this rule, then for the purpose of this Order the result is called "net measurement".

(2) Sub-section (1) of this section does not apply to the shooks manufactured in zone 5 which are sold at an amount per hundred or per thousand.

Rules as to Waste in Zones 1 to 5.

4. In zones 1, 3 and 5 the waste factor allowed must not exceed twenty per centum (20%) of the net measurement, while in zones 2 and 4 the waste factor allowed must not exceed fifteen per centum (15%) of the net measurement.

Rules as to Measurement in Zone 6.

5. (1) Most of the boxes and shooks manufactured in zone 6 are sold on the basis of quantity. However, some of the boxes and shooks manufactured in said zone are sold according to the board measurement thereof. The following sub-section applies to the last mentioned group only.

(2) Every manufacturer in zone 6 must figure all box and shook footage measurements according to the Estimator. He must also figure the lengths of material used to the nearest quarter inch. Thicknesses of the material must also be figured by him according to the Table therefor in the Estimator, except that each thickness mentioned in Part I of the Schedule hereto must be figured according to the manner provided in the Schedule after that thickness. Widths of material must be figured in accordance with the Table of widths in said Part I. If all measurements are figured according to this rule, then for the purposes of this Order the result is called "gross measurement". The waste factor shall not be taken into account in figuring measurements of material in zone 6.

Definition—Conditions of Sale—Prices on Small Quantity Sales.

6. (1) For the purposes of this Order "sell" includes an offer to sell.

(2) Except where otherwise stated all prices are f.o.b. manufacturer's factory and do not include sales tax.

(3) Unless otherwise provided all maximum prices fixed by this Order are based on sales of boxes and shooks in lots of five hundred (500) or more.

The maximum price at which a person may sell boxes or shooks in any lot of one hundred (100) or more, but less than five hundred (500), shall be five per centum (5%) higher than the maximum price fixed by this Order on sales by him of the same boxes or shooks in lots of five hundred (500) or more.

The maximum price at which a person may sell boxes or shooks in any lot less than one hundred (100) shall be ten per centum (10%) higher than the maximum price fixed by this Order on sales by him of the same boxes or shooks in lots of five hundred (500) or more.

Maximum Prices in Zones 1, 2, 3, 4 and 6.

7. (1) The maximum price at which a manufacturer whose point of shipment is located in zone 1, 2, 3, 4 or 6 may sell boxes or shooks in lots of five hundred (500) or more shall be the price per thousand feet board measure (M.F.B.M.) set forth or referred to in Part II of the Schedule under the zone in which they are manufactured and according to the kind of the box or shook or to the measurement thereof.

(2) The maximum price at which a manufacturer whose point of shipment is located in zone 6, may sell berry crates, hallocks, rims or unitized tops of the kinds and in the quantities mentioned under zone 6 in Part II shall be the price set forth

for that kind or quantity, or both, in the said Part. The rule governing small quantity sales (6 (3) above) shall not apply to sales mentioned in this sub-section.

Maximum Prices in Zone 5.

8. (1) The maximum price at which a manufacturer whose point of shipment is located in zone 5, may sell shooks of a kind named under zone 5 of Part II of the Schedule, shall be the price per hundred shooks or per thousand shooks mentioned opposite the kind named and accordingly as that quantity is indicated above the price. The rule governing small quantity sales (6 (3) above) shall not apply to sales referred to in this sub-section.

(2) The maximum price at which such manufacturer may sell, in lots of five hundred (500) or more, boxes or shooks not named under zone 5 in said Part II, shall be the price per M.F.B.M. set forth under that zone in that Part and according to the net measurement per box or shook.

(3) Each maximum price fixed by this section is f.o.b. manufacturer's factory except in those cases where the manufacturer ships the shooks or boxes, or both, in carload lots to a canner or packer in zone 5. In such cases the maximum price includes freight to the nearest railway receiving point of the canner or packer to whom the shooks or boxes are shipped.

Extras.

9. Set forth in Part III of the Schedule is a list of services sometimes performed by manufacturers at the request of their customers. For the purposes of this Order they are called "extras". Wherever in Part III an amount is set forth opposite an extra and under a zone, a manufacturer in that zone must not charge for that extra any amount that is greater than the amount so set forth.

Order Does Not Apply to Butter Boxes or Egg Crates.

10. Nothing in this Order shall apply to or govern the price at which boxes or shooks may be sold for use as containers for butter or eggs.

Reference to Order 214.

11. No manufacturer shall sell any boxes or shooks of a kind or size not specified in the Schedule until the maximum price for the same on sales by him is fixed under the provisions of Board Order No. 214.

Dated at Ottawa, this 7th day of February, 1944.

ARTHUR MAY,

Administrator of Wooden Containers and Woodenware.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE

To Administrator's Order No. A-1093

PART I

Applicable Only to Zone 6

A. THICKNESS OF MATERIAL

FIGURED AS

1/4"	4 Pcs. from 6/4"
7/16"	2 " " 5/4"
9/16"	2 " " 6/4"
11/16"	1 " " 4/4"

ALL STOCK REQUIRING S.2.S

3/16", 1/4" and 5/16"
 3/8" and 7/16"
 1/2" and 9/16"
 5/8", 11/16", 3/4" and 7/8"

FIGURED AS

2 Pcs. from 4/4"
 2 " " 5/4"
 2 " " 6/4"
 1 " " 4/4"

B. WIDTHS OF MATERIALS MUST BE FIGURED AS FOLLOWS:

1" and under as 1"	12 $\frac{5}{8}$ to 13 $\frac{1}{2}$ as 14"
1 $\frac{1}{4}$ to 1 $\frac{3}{4}$ as 2"	13 $\frac{5}{8}$ to 14 $\frac{1}{2}$ as 15"
1 $\frac{7}{8}$ to 2 $\frac{1}{4}$ as 3"	14 $\frac{5}{8}$ to 15 $\frac{1}{2}$ as 16"
2 $\frac{7}{8}$ to 3 $\frac{3}{4}$ as 4"	15 $\frac{5}{8}$ to 16 $\frac{1}{2}$ as 17"
3 $\frac{7}{8}$ to 4 $\frac{3}{4}$ as 5"	16 $\frac{5}{8}$ to 17 $\frac{1}{2}$ as 18"
4 $\frac{7}{8}$ to 5 $\frac{3}{4}$ as 6"	18 $\frac{5}{8}$ to 19 $\frac{1}{2}$ as 20"
5 $\frac{7}{8}$ to 6 $\frac{3}{4}$ as 7"	18 $\frac{5}{8}$ to 19 $\frac{1}{2}$ as 20"
6 $\frac{7}{8}$ to 7 $\frac{3}{4}$ as 8"	19 $\frac{5}{8}$ to 20 $\frac{1}{2}$ as 22"
7 $\frac{7}{8}$ to 8 $\frac{3}{4}$ as 9"	
8 $\frac{7}{8}$ to 9 $\frac{3}{4}$ as 10"	
9 $\frac{7}{8}$ to 10 $\frac{1}{2}$ as 11"	
10 $\frac{5}{8}$ to 11 $\frac{1}{2}$ as 12"	
11 $\frac{5}{8}$ to 12 $\frac{1}{2}$ as 13"	

NOTE.—On all sizes over 20 $\frac{1}{2}$ make the same allowance as noted on stock running over 19 $\frac{5}{8}$ to and including 20 $\frac{1}{2}$.

C. SHIPPING WEIGHTS—2,750 LBS. PER M.F.B.M. NET

PART II

ZONE 1.—P.E.I., N.B., N.S. AND GASPE PENINSULA

NET MEASUREMENT PER BOX OR SHOOK	MAXIMUM PRICE PER M.F.B.M.	
Maximum Waste Factor 20 Per Cent	Shooks	Boxes
10,000' and over	\$ 57.00	\$ 71.25
7,000' to 9,999'	62.00	77.50
5,000' to 6,999'	65.00	81.25
3,000' to 4,999'	70.00	87.50
1,500' to 2,999'	75.00	93.75
Up to 1,499'	95.00	118.75

ZONE 2.—QUEBEC EXCEPT GASPE PENINSULA, AND ONTARIO EXCEPT WEST OF 89° W.L.

NET MEASUREMENT PER BOX OR SHOOK	MAXIMUM PRICE PER M.F.B.M.	
Maximum Waste Factor 15 Per Cent	Shooks	Boxes
10,000' and over	\$ 60.00	\$ 75.00
7,000' to 9,999'	65.00	81.25
5,000' to 6,999'	70.00	87.50
3,000' to 4,999'	75.00	93.75
1,500' to 2,999'	80.00	100.00
Up to 1,499'	100.00	125.00

ZONE 3.—ONTARIO WEST OF 89° W.L., MANITOBA AND SASKATCHEWAN

NET MEASUREMENT PER BOX OR SHOOK	MAXIMUM PRICE PER M.F.B.M.	
Maximum Waste Factor 20%	Boxes	
10,000' and over	\$ 70.00	
7,500' to 9,999'	72.00	
5,000' to 7,499'	75.00	
2,500' to 4,999'	80.00	
1,000' to 2,499'	85.00	
Up to 999'	90.00	

For Shooks—as per above footage content at \$5.00 less per M.F.B.M.

ZONE 4.—ALBERTA

NET MEASUREMENT PER BOX OR SHOOK	MAXIMUM PRICE PER M.F.B.M.
Maximum Waste Factor 15%	Boxes
20,000' and over	\$ 70.00
10,000' to 19,999'	72.00
6,000' to 9,999'	74.00
4,000' to 5,999'	75.00
2,000' to 3,999'	76.00
Up to 1,999'	77.00

For Shooks—as per above footage content at \$4.00 less per M.F.B.M.

ZONE 5.—THE SOUTHERN INTERIOR REGION OF BRITISH COLUMBIA.

	Shooks per 100
Apple Boxes.....	\$ 20.25
Pear Boxes.....	17.00
Four Basket Crates (Tomato Crates).....	12.40
Peach Boxes, 4 inch.....	11.10
Peach Boxes, 4½ inch (Cuke Box).....	11.40
Peach Boxes, 5 inch.....	12.00
Cuke Boxes, 4½ inch.....	11.10
Tomato Lugs (Std.) 16¼ x 13¾ x 5¾ x ⅜ S.T. & B.	15.10
Cherry Lugs, 16¼ x 13¼ x 5¾ x ⅜ S. & B.....	17.70
Display Lugs, Complete.....	11.70
Cantaloupe Crates (Oliver).....	21.20
Cantaloupe Flats, 4 inch.....	13.10
Cantaloupe Flats, 4½ inch.....	13.80
Lettuce Crates (Std.)	29.40
Lettuce Crate Flats ½ x 21 x 13½ x 5½ Comp.....	18.90
Lettuce Crates ½ x 28 x 21 x 5½ Comp.....	28.20
Cabbage Crates.....	38.10
Onion Crates.....	36.30
Celery Crates (California).....	22.20
Celery Crates (California) 21 inch.....	23.80
Celery Boxes, 4 inch.....	19.80
Celery Boxes, 5 inch.....	21.50
Celery Boxes, 7 inch.....	24.90
Celery Boxes, 10 inch.....	30.30
Asparagus Crates, 8½ inch.....	11.10
Asparagus Crates, 9¾ inch.....	13.10
Rhubarb Boxes (Std.).....	22.80
Ends for Corrugated Paper Apple Boxes.....	4.25
Deep Pint Crates.....	32.00
Shallow Pint Crates.....	32.00
Grape Baskets Complete with hardware.....	9.00
Shallow and Deep pint crates, less Hallocks.....	19.25
Unitized Apple and Pear Tops (Plain).....	25.00
Unitized Four Basket Crate Tops (Plain).....	30.00
Unitized Peach and Cuke Tops (Plain).....	24.00
Unitized Lug Tops (Plain).....	30.00
Unitized Lettuce Tops (Std.).....	42.00
Unitized Display Lug Tops.....	30.00
Corner Cleats	10.80
Unitized Apple Carton Tops (Plain).....	24.00
Unitized Cantaloupe Tops (Plain).....	24.00
Tintops	15.00
Deep and Shallow Pint Hallocks in Crates.....	6.50

Plant Bands 2½ x 2	\$3.00
3 x 3	3.15
3½ x 3½	3.30
4 x 4	4.00
4½ x 4½	4.50
5 x 5	6.00
6 x 6	6.35

Box Shooks less tops deduct price of tops.

FOR SHOOKS NOT NAMED ABOVE AND FOR BOXES

NET MEASUREMENT PER BOX OR SHOOK	MAXIMUM PRICE PER M.F.B.M.	
Maximum Waste Factor 20%	Shooks	Boxes.
Over 7,000'	\$ 43.00	\$ 53.75
3,000' to 6,999'	47.00	58.75
2,000' to 2,999'	51.00	63.75
1,000' to 1,999'	64.00	80.00
Up to 999'	77.00	96.25

ZONE 6.—BRITISH COLUMBIA EXCEPT ZONE 5.

KIND INDICATED BY USE	MAXIMUM PRICE PER M.F.B.M.	
	Shooks	Boxes
Fruit and vegetable—fresh	\$ 45.00	\$ 56.25
Fish, fruit and vegetables (canned) ..	50.00	62.50
Milk—canned	50.00	62.50
Oil	50.00	62.50
Meat and Poultry	52.00	65.00
Macaroni and all other foods not specified above	52.00	65.00
Fish—fresh or frozen	53.00	66.25

FOR OTHER PRODUCTS GROSS MEASUREMENT PER BOX OR SHOOK

Over 7,000'	50.00	62.50
3,000' to 6,999'	55.00	68.75
2,000' to 2,999'	60.00	75.00
1,000' to 1,999'	75.00	93.75
Up to 999'	90.00	112.50

BERRY CRATES—ASSEMBLED AND FILLED

Lots of 500 and over	36c per crate
Lots of 100 to 499	38c per crate
Lots up to 99	40c per crate
Hallocks (raspberry and strawberry) crates of 500. \$ 7.50 per thousand	
Rims, wood (5# baskets) lots over 2000	16.75 per thousand
lots up to 1999	17.50 per thousand

Unitized tops for—

Apple02½ each
Four baskets03½ each
Raspberry05½ each
Strawberry04½ each
Lettuce04½ each

NOTE FOR ALL ZONES.—Prices of shooks include standard cleating nailed on.

PART III

Extras	Zone 1	Zone 2	Zone 3	Zone 4	Zone 5	Zone 6
Centreing dividers, per box.....				1c.		
Corrugated fasteners—per driven fastener.....	1/8c.	1/8c.	1/8c.	1/8c.		
Hand holes or hand grip—per hole or grip.....	1c.	1c.	1c.	1c.		2½c.
Hand grooving or hole boring— per hole or groove.....						1c.
Lock tops—per box.....				3c.		
Metal strapping—per lineal foot.....		1c.		2c.		
Nailing up poultry coops—per coop.....				25c.		
Printing—per impression with minimum per set up.....	½c. \$2.50	½c. \$2.50	½c. \$2.50	½c. \$2.50	½c.	½c. \$2.50
Shaping Ends (Asparagus crates, per end).....						½c.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1097

Maximum Prices of Whisks Made of Broom Corn

Under powers given by the Wartime Prices and Trade Board to the Administrator of Furniture and Brushes, it is hereby ordered as follows:—

1. This Order comes into force on February 7, 1944.
2. This Order applies to whisks made of broom corn which are invoiced and shipped by the manufacturer thereof or by a wholesaler on and after February 7, 1944.
3. The maximum price at which a person who manufactures whisks may sell or offer to sell, otherwise than at retail, any whisks made of broom corn is increased by a surcharge amount of not more than ten per centum (10%) over his lawful maximum selling price (exclusive of sales tax) in effect on February 5, 1944, for whisks of the same kind and grade.
4. The maximum price at which a wholesaler may sell or offer to sell, otherwise than at retail, any whisks made of broom corn is increased by a surcharge amount of not more than six per centum (6%) over his lawful maximum selling price in effect on February 5, 1944, for whisks of the same kind and grade.
5. The surcharge amount is to be added by a manufacturer or a wholesaler, as the case may be, only to the net amount of his said lawful maximum selling price after all discounts and other price differentials have been allowed as required by The Wartime Prices and Trade Regulations or by any Order made by or on behalf of the Board.
6. The surcharge amount must not be included by a manufacturer or a wholesaler, as the case may be, in his maximum price of such whisks unless he supplies his customer with an invoice of sale showing, as a separate item thereon, the surcharge amount actually included in the total selling price.
7. Notwithstanding anything contained in this Order there shall be no increase in the maximum price at which a whisk made of broom corn may be sold or offered for sale by any person at retail.

Dated at Ottawa, this 7th day of February, 1944.

JAS. E. FERGUSON,
Administrator of Furniture and Brushes.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1098

Respecting Maximum Manufacturers' and Wholesalers' Prices for Red Cedar Shingles Originating in the Vancouver Forest District

Under powers given by the Wartime Prices and Trade Board to the Timber Administrator it is hereby ordered, on behalf of the Board, as follows:—

SECTION 6 OF ADMINISTRATOR'S ORDER No. A-1041 AMENDED

1. Section 6 of Administrator's Order No. A-1041, dated the 27th day of December, 1943, is revoked and the following section substituted therefor:—

"Discount to Wholesalers

6. Every shingle manufacturer, whose point of shipment is located in the Vancouver Forest District and who sells shingles to a wholesaler, shall allow to such wholesaler,

- (a) A discount of not less than eight cents (8c) per square, or ten cents (10c) per thousand, if the shingles are to be delivered to a retailer or consumer in the Provinces of British Columbia, Alberta, Saskatchewan or Manitoba.
- (b) A discount of not less than fifteen cents (15c) per square, or nineteen cents (19c) per thousand, if the shingles are to be delivered to a retailer or consumer in the Provinces of Ontario, Quebec, New Brunswick, Nova Scotia or Prince Edward Island."

EFFECTIVE DATE

2. This Order shall be effective on and after the 10th day of February, 1944.

Dated at Ottawa, this 9th day of February, 1944.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

"NOTE:—Any discounts other than the discount described and provided for in Section 6 of this Order, which have been customarily allowed shall continue in effect, and in this connection attention is drawn to sub-section 4 of section 7 of the Wartime Prices and Trade Regulations, which reads in part as follows:—

'Wherever a maximum price has been fixed for any goods or services every seller shall continue to allow any difference in price which he has during the basic period or customarily allowed to different classes of buyers or for different quantities or under different conditions of sale, and which result in a lower net price per unit of goods or services.'

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1099

Respecting Heaters and Unit Heaters

Under powers given by the Wartime Prices and Trade Board to the Administrator of Heating, Plumbing and Ventilating Equipment and Supplies, IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

1. Administrator's Order No. A-988 respecting Heaters is hereby revoked.
2. Administrator's Order No. A-574 respecting Unit Heaters is hereby revoked.

3. This Order shall be effective on and after the 14th day of February, 1944.

Dated at Ottawa, this 9th day of February, 1944.

E. J. LAIDLAW,
*Administrator of Heating, Plumbing and Ventilating
Equipment and Supplies.*

APPROVED:

M. W. MACKENZIE,
Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1101

Respecting the Use of Carnauba Wax

Under powers given by the Wartime Prices and Trade Board to the Administrator of Oils and Fats, IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:—

1. Administrator's Order No. A-488 is hereby revoked.
2. This Order shall be effective on and after the 17th day of February, 1944.

Dated at Ottawa this 10th day of February, 1944.

PHYLLIS G. TURNER,
Administrator of Oils and Fats.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1102

Respecting the Salvaging of Used Collapsible Metal Tubes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods, it is hereby ordered on behalf of the Board as follows:

1. Administrator's Order No. A-370 is hereby revoked.
2. This Order shall be effective on and after the 15th day of February, 1944.

Dated at Ottawa, this 8th day of February, 1944.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1106

Respecting Screw Feed Coal Stokers

Under powers given by the Wartime Prices and Trade Board to the Administrator of Heating, Plumbing and Ventilating Equipment and Supplies,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. Subsection (1) of Section 2 of Administrator's Order No. A-562 is revoked and replaced by the following:—

“2. (1) No person shall manufacture or assemble any stokers except in sizes and in accordance with the specifications set forth in the Schedule hereto, provided that nothing in this Order shall prohibit the manufacture of stokers in sizes having a coal feed capacity of less than 50 pounds per hour.”

2. Section 3 of Administrator's Order No. A-562 is revoked.

3. Subsection (1) of Section 4 of Administrator's Order No. A-562 is revoked and replaced by the following:—

“4. (1) The maximum price, f.o.b. factory or assembly plant, sales tax included, at which any person may sell or offer to sell any size of stoker listed in the Schedule hereto, shall be the price set opposite such size in the said Schedule, provided that nothing in this Order shall authorize the sale of a stoker having a coal feed capacity of less than 50 pounds per hour at a higher price than the maximum price established during the basic period September 15 to October 11, 1941.”

4. The Schedule to Administrator's Order No. A-562, as amended by Administrator's Order No. A-586, is again amended.

(a) by striking out all that part of the said Schedule from and including the words “Other Specifications” to the end of the Schedule;

(b) by adding to the said Schedule the following: “The maximum price of domestic stokers (less than 50 pounds per hour coal feed capacity) not to exceed basic period prices, or prices fixed under Board Order No. 214.

Other Specifications:

Lids may be used on hoppers. Hopper bases, transmission adapter fittings, coal conveyor tubes, retorts, tuyeres and coal agitators may be made of any material available.”

5. This Order shall be effective on and after the 21st day of February, 1944.

Dated at Ottawa, this 15th day of February, 1944.

E. J. LAIDLAW,

Administrator of Heating, Plumbing and Ventilating Equipment and Supplies.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1109

Metal Windows

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. This Order comes into force February 21, 1944, and revokes Administrator's Order No. A-373.

Dated at Ottawa, this 15th day of February, 1944.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1110

Manufacture of Metal Venetian Blinds

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. This Order comes into force February 21, 1944, and revokes Administrator's Order No. A-128, as amended by Administrator's Order No. A-190.

Dated at Ottawa, this 15th day of February, 1944.

H. H. FOREMAN,

Administrator of Fabricated Steel and Non-Ferrous Metals.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1111

Respecting Rhodium

Under powers given by the Wartime Prices and Trade Board to the Administrator of Jewellery,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. The title to Administrator's Order No. A-431 as amended by Administrator's Order No. A-1062 is further amended by deleting therefrom the words "and Rhodium."

2. Section 3 of Administrator's Order No. A-431 is revoked.

3. This Order shall be effective on and after the 21st day of February, 1944.

Dated at Ottawa, this 15th day of February, 1944.

HERMAN H. LEVY,

Administrator of Jewellery.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

PART IV
Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY
CONTROLLER OF CHEMICALS

ORDER No. C.C. 27-A
(Ester Gum)
(Order No. 27 rescinded)

Dated January 31, 1944.

Pursuant to the powers conferred by Order in Council P.C. 4996 of July 10, 1941, and any other enabling Order in Council or Statute.

IT IS HEREBY ORDERED AS FOLLOWS:

1. Order No. C.C. 27 Rescinded

The Order of the Controller of Chemicals No. C.C. 27, dated June 29, 1943, is rescinded.

E. T. STERNE,
 Appointment

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY
PRIORITIES OFFICER, OTTAWA

Order No. PO 4B
(Program Classification System)

Dated January 29, 1944

Pursuant to the powers vested in the Priorities Officer by Order in Council P.C. 1169 of February 20, 1941, as amended, and by any other enabling Order in Council or Statute, and with the approval of the Minister of Munitions and Supply and the Chairman of the Wartime Industries Control Board, the Priorities Officer deems it necessary, in order to provide for the munitions and supplies required for the Fighting Services of Canada, the needs of His Majesty, and the supply of things essential to the community, to revise the Program Classification System, and hereby orders as follows:

1. Interpretation

For the purposes of this Order unless the context otherwise requires:

- (a) "Person" means any individual, partnership, association, business trust, corporation, governmental corporation or agency, or any organized group of persons;
- (b) "Materials" means any raw material, semi-finished or finished product;
- (c) "Maintenance" means the minimum upkeep necessary to continue a plant, facility or equipment in sound working condition; provided that it shall not include the improvement of any plant, facility or equipment, by replacing materials which are still usable, with material of a better kind, quality or design;
- (d) "Repair" means the restoration of a plant, facility or equipment to sound working condition when the same has been rendered unsafe or unfit for service by wear and tear, damage, failure of parts or the like; provided that it shall not include the improvement of any plant, facility or equipment, by replacing material which is still usable, with material of a better kind, quality or design;
- (e) "Operating supplies" means any materials which are normally carried by a person as operating supplies according to established accounting practice. The term shall also include such items as hand tools, purchased by the employer for sale to his employees for use only in his business, in those cases where they would constitute operating supplies under established accounting practice if issued to employees without charge;

- (f) "Capital equipment" means all materials, excluding construction materials, ordinarily acquired by the user as a capital asset which will be subject to annual depreciation in the user's established method of bookkeeping;
- (g) "Construction materials" means any materials for physical incorporation into any new plant, building, power line, road, pier or other structure, or for the reconstruction, remodelling or conversion thereof, including permanent fittings and fixtures which are an integral part of the structure but not including capital equipment which relates only to a particular use of the structure;
- (h) "Minor capital expenditures" means any of the following:
 - (i) Capital equipment or construction materials not exceeding \$150 in laid-down cost for any one complete addition purchased by an institution or a Governmental agency which is not engaged in production for military use. The term "one complete addition" includes a group of items customarily purchased together and all items which would normally be purchased as part of a single project or plan; materials for any one complete addition shall not be divided for the purpose of coming within this definition;
 - (ii) Capital equipment purchased by analytical, clinical, instructional, production control, research or testing laboratories, excluding those engaged in the mining or smelting of non-strategic metals or minerals;
 - (iii) Capital equipment or construction materials not exceeding \$750 in laid-down cost for any one complete addition purchased by any person, excluding purchases by an institution or a Governmental agency which is not engaged in production for military use, or persons engaged in the business of mining, smelting, radio communication, radio broadcasting or commercial sound recording. The term "one complete addition" includes a group of items customarily purchased together and all items which would normally be purchased as part of a single project or plan; materials for any one complete addition shall not be divided for the purpose of coming within this definition. This paragraph does not include construction materials exceeding \$300 in laid-down cost for additions to factories, plants and other industrial units which will have a productive floor area of less than 10,000 square feet or which are for the manufacturing, processing, or assembling of goods which are listed in Schedule 4 to this Order;
(NOTE: Sub-sections (iv) to (vii) apply to utilities only.)
 - (iv) Capital equipment or construction materials for an addition to or expansion of the property or equipment of gas, light, power, water, central heating or sanitation public utilities; provided that such an addition or expansion shall not include any extension of lines to private dwellings and shall not include any work order, job or project, in which the cost of materials exceeds \$1,500 in laid-down cost and provided that no single construction project shall be divided into parts in order to come below these limits;
 - (v) Capital equipment or construction materials for any of the following additions to or expansions of the property or equipment of any person furnishing telephone communication service (and such telegraph and teletypewriter service as may also be conducted by him) whose inventory of materials at the end of 1942 or whose use of materials during 1942 exceeded \$10,000 in laid-down cost;
 - (1) Use in a toll line plant in any single case in which the total laid-down cost of materials used does not exceed \$500.
 - (2) Telegraph and teletypewriter facilities in any single case in which the total laid-down cost of materials used does not exceed \$2,500.
 - (3) Other purposes in any single case in which the total laid-down cost of materials used does not exceed \$5,000 and the total laid-down cost of such materials purchased under this Order does not exceed \$2,500.
 - (vi) Capital equipment or construction materials for any of the following additions to or expansions of the property or equipment of any person furnishing telephone communication service (and such telegraph and teletypewriter service as may also be conducted by him) whose inventory of materials at the end of 1942 or whose use of materials during 1942 *did not exceed* \$10,000 in laid-down cost;

- (1) Use in a toll line plant in any single case in which the total laid-down cost of materials used does not exceed \$500.
- (2) Telegraph and teletypewriter facilities in any single case in which the total laid-down cost of materials used does not exceed \$2,500 and the total laid-down cost of such materials purchased under this Order does not exceed \$500.
- (3) Other purposes in any single case in which the total laid-down cost of materials used does not exceed \$5,000 and the total laid-down cost of such materials purchased under this Order does not exceed \$500.

(vii) Capital equipment or construction materials for additions to or expansions of the property or equipment of persons furnishing wire telegraph, cable or related communications services (exclusive of telegraph and teletypewriter service furnished by persons furnishing telephone communication service) in any single case in which the total laid-down cost of materials used does not exceed \$2,500.

2. Program Classification System Established

(1) On and after February 21, 1944, except as provided in Section 3 of this Order, every *person within Canada* placing a purchase order with a *supplier within Canada* for materials shall indicate to the supplier on or with relation to, such purchase order either:

- (a) Sufficient information to enable the person receiving such purchase order to properly classify it under one or more of the Program Classification Code numbers listed in Schedule 1 to this Order,

OR

- (b) The appropriate Program Classification Code number(s) listed in Schedule 1 to this Order.

(NOTE:—Regarding paragraphs (a) and (b) above—These alternative methods are provided to enable persons who are required by other control authorities to place similar descriptions in words on purchase orders to also fulfil the requirements of this Order without the necessity of showing any Program Classification Code number).

(2) On and after February 21, 1944, except as provided in Section 3 of this Order, every *person within Canada* placing a purchase order with a *supplier within Canada* for materials *for use by such person* as maintenance, repair and operating supplies or minor capital expenditures shall, in addition to the applicable PCS Code number or description required by subsection (1) of this Section, indicate such use to the supplier on, or with relation to such purchase order, either in words or by the symbol "MRO".

(3) On and after February 21, 1944, except as provided in Section 3 of this Order, every *person within Canada* placing a purchase order with a *supplier within Canada* for use *by such person* as capital equipment, excluding minor capital expenditures, shall, in addition to the applicable PCS Code number or description required by subsection (1) of this Section, indicate such use to the supplier on, or with relation to such purchase order, by the words, "Capital Equipment".

(NOTE:—Regarding subsections (2) and (3) above—Purchase orders are to be identified as "MRO" or "Capital Equipment" only when the materials specified on the purchase order are to be used for such purposes *by the person placing that purchase order*. Persons receiving purchase orders identified "MRO" or "Capital Equipment" are not to include such information on purchase orders which they, in turn, place with their suppliers for materials to fulfil such purchase orders. For example, a manufacturer must not show this identification on purchase orders placed by him for materials to be physically incorporated into his manufactured product. However, such a manufacturer would show "MRO" on those purchase orders which he placed for materials for maintenance, repair or operation of his own plant).

3. Exceptions as to Certain Purchases

The provisions of Section 2 of this Order shall not require any person to place such information on the following types of purchase orders:—

- (a) Purchases by or from retailers. Industrial and mill suppliers, warehouses and other businesses performing similar functions for industry shall not be deemed retailers for the purposes of this paragraph (a).

- (b) Purchases by or from persons engaged in furnishing services, as distinct from the sale of materials, such as (but not limited to) financial institutions, apartments and hotels, laundries and cleaners, but not including public utilities.
- (c) Purchases from (but not by) public utilities, including gas, water, sewerage, electricity, heat, transportation, communications.
- (d) Purchases of raw materials prior to processing or fabricating such as (but not limited to) raw cotton, raw wool, ores.
- (e) Purchases at auctions or on organized exchanges.
- (f) Purchases of real estate.
- (g) Purchases on a single purchase order or contract covering items sold at an aggregate price of twenty-five dollars or less.

4. Permits

The provisions of this Order shall be subject to any permit or Order issued by the Priorities Officer.

5. Revocation of Previous Orders

Effective February 21, 1944. Priorities Officer's Orders PO 4 dated May 19, 1943, and PO 4A dated July 26, 1943, are hereby revoked.

W. E. UREN,

Priorities Officer

APPROVED:

C. D. HOWE,

Minister of Munitions and Supply.

J. GERALD GODSOE,

Chairman—Wartime Industries Control Board.

SCHEDULE 1 TO ORDER No. PO 4B

PURPOSE AND GENERAL INSTRUCTIONS OF PROGRAM CLASSIFICATION SYSTEM

Purpose

The main purposes of the Program Classification System are:

- (1) To furnish information required by the Priorities Officer and other Governmental control agencies in the allocation of materials;
- (2) To enable the Priorities Officer to present Canadian requirements for United States materials by SPECIFIC PROGRAMS to the various United States Claimant Agencies and the War Production Board;
- (3) To provide a basis whereby Canadian importers may be authorized to use United States preference ratings under other applicable Orders or instructions of the Priorities Officer.

Determination of Classification

All materials to be incorporated into a program classified under this system fall automatically into the same classification. The code number indicates the program in which certain materials are to be used. It does NOT indicate the order of importance; it simply serves to identify products and materials with specified programs. It is essential that these classifications be strictly followed as material requirements for each of the twenty-four different classifications must be considered separately. Any person placing purchase orders will determine the program classification with which such purchase orders are to be identified from the information or code numbers shown on his customers' purchase orders, or, where necessary, by his knowledge of the use of his product or service.

It is recognized that, in certain cases, it will be necessary to place more than a single code number or statement of program classification on a purchase order. For example, a manufacturer of nuts and bolts may be placing an order for steel which he will fabricate into nuts and bolts, and which will be sold to several different programs. In such a case, he may transmit a pattern of numbers based on the dollar volume of his sales for that product or products, using either the latest available month as the base period, or preferably a reasonable and careful estimate based on his unfilled

orders of the programs to which his product or products will be sold or incorporated. For example: a manufacturer of nuts and bolts might show 30% PCS 1, 30% PCS 5, 10% PCS 10 and 30% PCS 22 on his order to the steel mill.

Percentage calculations should be carried to the nearest 5%, that is, instead of showing 87% and 13%—show 85% and 15%. If an order falls entirely within one program classification, show either the appropriate code number or a simple and clear statement which will readily identify the order with the specific program classification.

Inquiries

If a person is in doubt or is unable to determine how a purchase order should be classified he should communicate with the nearest Office of the Priorities Branch, Department of Munitions and Supply, located as follows:—

Location of Office	Address	Telephone Number
Halifax	302 Bank of Nova Scotia Building	Bishop 7418
Montreal	1155 Bishop Street	Plateau 2556
Toronto	11 Jordan Street	Adelaide 6971
Hamilton	Terminal Building	7-9195
Windsor	1009 Canada Building	3-5217
Winnipeg	209 Power Building	25-361
Edmonton	% North West Purchasing Co. Ltd. Jesuit College	84-696
Vancouver	1130 Marine Building	Marine 4581
Ottawa	No. 3 Temporary Building	2-8211 Local 7217

CODE NUMBERS OF PROGRAM CLASSIFICATION SYSTEM

General Limitation on Use of Code Numbers.

Manufacturers or construction contractors shall not use any of Program Classification code numbers PCS 1 to PCS 23, inclusive, to identify purchase orders placed by them for quantities of materials (after making due allowances for purchase orders for similar materials placed with sellers outside Canada) in excess of the minimum practicable amounts required by them to fulfill an authorized production or construction schedule, or to replace in inventory similar materials previously used to fulfill an authorized production or construction schedule. Purchase orders for quantities of materials in excess of such minimum practicable amounts are to be coded PCS 24. "Authorized production or construction schedule" means any of the following:—

- The production of the minimum amount of an item or class of items required to fulfill purchase orders which have actually been received by the manufacturer and which are identified by or classified under any of Program Classification code numbers PCS 1 to PCS 13, inclusive.
- The production of the minimum amount of an item or class of items for anticipated sale within Program Classification code numbers PCS 14 to PCS 23, inclusive, provided that such production is within the limits of any Order restricting production issued by a Controller who is a member of the Wartime Industries Control Board or by the Wartime Prices and Trade Board or any Administrator of the Wartime Prices and Trade Board.
- The construction of the minimum amount of an item or class of items required to fulfill purchase orders which have actually been received by the contractor and which are identified by or classified under any of Program Classification code numbers PCS 10, PCS 11, PCS 12, PCS 13, PCS 16, PCS 17.
- The production or construction of the amount of an item or class of items which has been approved on Priorities Branch Forms PB-1005, PB-1005A, PB-1006 or PB-1007.

Code

No. Program

PCS 1. *Aircraft*

This classification covers materials, including sub-assemblies, which are physically incorporated into all types of aircraft for the Armed Services, either during the original manufacturing processes or during subsequent repair, overhaul and upkeep operations. It does NOT include commercial or private aircraft, or Armament and Ammunition.

PCS 2. *Cargo Vessels*

This classification covers materials, including sub-assemblies, which are physically incorporated into ocean-going cargo vessels, either during the original manufacturing processes or during subsequent repair, overhaul and upkeep operations. It does NOT include Armament and Ammunition.

PCS 3. *Naval Vessels*

This classification covers materials, including sub-assemblies, which are physically incorporated into all types of naval vessels, including landing-craft, either during the original manufacturing processes or during subsequent repair, overhaul and upkeep operations. It does NOT include Armament and Ammunition.

PCS 4. *Tanks and Combat Vehicles*

This classification covers materials, including sub-assemblies, which are physically incorporated into tanks and combat vehicles for the Armed Services (including universal carriers, scout cars, armoured cars, reconnaissance cars) either during the original manufacturing processes or during subsequent repair, overhaul and upkeep operations. It does NOT include Armament and Ammunition.

PCS 5. *Mechanized Transport Vehicles*

This classification covers materials, including sub-assemblies, which are physically incorporated into mechanized transport vehicles for the Armed Services either during the original manufacturing processes or during subsequent repair, overhaul and upkeep operations. It does NOT include Armament and Ammunition.

PCS 6. *Ammunition*

This classification covers materials, including component parts, which are physically incorporated into shells, bombs, small arms ammunition, ammunition boxes, for the Armed Services. It does NOT include ammunition for civilian use.

PCS 7. *Armament and Weapons*

This classification covers materials, including sub-assemblies, which are physically incorporated into weapons of all types for the Armed Services, including complete mounts and related equipment such as fire control instruments, anti-aircraft search-lights.

PCS 8. *Army and Air Force Equipment and Supplies*

This classification covers materials, including sub-assemblies, which are physically incorporated into, or for use as, general machinery, equipment or supplies to be purchased with Crown funds for the use of the Army or Air Force, and which are not specifically covered in code numbers PCS 1 through PCS 7 above. It does NOT include materials for the maintenance, repair and operation of Army and Air Force establishments, including camps, posts, bases, stations, air fields and depots, which are coded PCS 21 MRO; nor materials such as canteen supplies purchased with private funds for delivery to personnel of the Armed Services, which are coded PCS 24.

PCS 9. *Navy Equipment and Supplies*

This classification covers materials, including sub-assemblies, which are physically incorporated into, or for use as, general machinery, equipment or supplies to be purchased with Crown funds for the use of the Navy and which are not specifically covered in code numbers PCS 1 through PCS 7 above. It does NOT include materials for the maintenance, repair and operation of Navy facilities, including camps, posts, bases, stations and depots, which are coded PCS 21 MRO; nor materials such as canteen supplies purchased with private funds for delivery to personnel of the Armed Services, which are coded PCS 24.

PCS 10. *Construction for the Armed Services*

This classification covers construction materials (as defined) for the construction of air fields, bases, camps, depots, forts, military roads, navy yards and similar facilities, for the use of the Armed Services.

PCS 11. *Construction of Manufacturing Plants*

This classification covers construction materials (as defined) for the construction of manufacturing plants necessary to complete Dominion Government war contracts.

PCS 12. *Construction—Housing*

This classification covers construction materials (as defined) required to complete contracts placed by Wartime Housing Limited, or to complete any single housing project involving the construction of 100 or more units which has been approved by the Controller of Construction.

PCS 13. *Construction—Miscellaneous*

This classification covers construction materials (as defined) for construction not specifically covered in Code Nos. PCS 10 through PCS 12, excluding construction for public utilities and the petroleum industry which are specifically covered under Code Nos. PCS 16 and PCS 17 respectively.

PCS 14. *Transportation—Railroads*

This classification covers materials, including sub-assemblies, which are physically incorporated into, or for use as, capital equipment, maintenance, repair and operating supplies, and minor capital expenditures for steam railways and electric railways operated as part of a steam railway system.

PCS 15. *Transportation—All Other*

This classification covers materials, including sub-assemblies, which are physically incorporated into, or for use as, capital equipment, maintenance, repair and operating supplies, and minor capital expenditures for all other public transportation facilities: including street cars; buses; motor transport; commercial air transport; inland waterways, harbour, coastal, and ocean-going transport; terminal and dock facilities; stevedoring. It does NOT include ship repairs to be physically incorporated into ocean-going cargo vessels which are specifically covered in Code No. PCS 2.

PCS 16. *Public Utilities (Except Transportation)*

This classification covers materials, including sub-assemblies, which are physically incorporated into, or for use as, capital equipment, construction materials, maintenance, repair and operating supplies, and minor capital expenditures for all public utilities except transportation.

PCS 17. *Petroleum*

This classification covers materials, including sub-assemblies, which are physically incorporated into, or for use as, capital equipment, construction materials, maintenance, repair and operating supplies, and minor capital expenditures for the petroleum industry, except retail marketing.

PCS 18. *General Machinery and Equipment—Capital Equipment*

This classification covers materials, including sub-assemblies, which are physically incorporated into, or for use as, capital equipment which is not specifically coded under any of the following:—

- (a) PCS 1 through PCS 9 (for use by the Armed Services).
- (b) PCS 14 Capital Equipment or PCS 15 Capital Equipment (for use by the transportation industry).
- (c) PCS 16 Capital Equipment (for use by public utilities, except transportation)
- (d) PCS 17 Capital Equipment (for use by the petroleum industry)
- (e) PCS 20 Capital Equipment (food processing machinery and equipment)
- (f) PCS 24 Capital Equipment (for use by persons engaged in mining or smelting non-strategic metals and minerals)
- (g) PCS 14 MRO, PCS 15 MRO, PCS 16 MRO, PCS 17 MRO, PCS 21 MRO, PCS 22 MRO, PCS 23 MRO (minor capital expenditures as defined in Section 1, paragraph (h) of this Order).

(NOTE—Capital Equipment

Capital Equipment required for use by a manufacturer or construction contractor is NOT to be included in the same Program Classification as the manufactured product or the construction project but is to be coded PCS 18 Capital Equipment or PCS 20 Capital Equipment, as applicable.)

PCS 19. *Agricultural Machinery*

This classification covers materials, including sub-assemblies, which are physically incorporated into agricultural machinery, and equipment (including earth-working, fertilizing, spraying, harvesting and haying machinery; farm elevators, farm wagons,

farm pumps; irrigating, barnyard, farm dairy and farm poultry equipment). It also includes materials, including sub-assemblies, which are physically incorporated into replacement parts for agricultural machinery and equipment.

This classification only covers purchase orders for materials required by *manufacturers* of agricultural machinery and equipment and does *NOT* apply to purchase orders for such machinery or equipment placed by users.

PCS 20. *Food Processing Machinery and Equipment*

This classification covers materials, including sub-assemblies, which are physically incorporated into, or for use as, food and beverage processing machinery and equipment. It also includes containers such as tin cans, paper bags, and bottles including caps, crowns and seals in which food or beverages are processed, sealed or packaged by the manufacturer or processor and in which the contents reach the ultimate consumer. Materials for the maintenance and repair of such equipment are not included, but are coded PCS 21 MRO, PCS 22 MRO, or PCS 23 MRO, as applicable.

PCS. 21. *Maintenance, Repair and Operating Supplies and Minor Capital Expenditures—Schedule 2.*

This classification covers materials, including sub-assemblies, for (or which are physically incorporated into materials for) maintenance or repair of any plant, facility or equipment producing any product or engaged in any industry, service or activity listed in Schedule 2 to this Order, or for necessary operating supplies or minor capital expenditures for such production, industry, service or activity.

PCS 22. *Maintenance, Repair and Operating Supplies and Minor Capital Expenditures—Schedule 3.*

This classification covers materials, including sub-assemblies, for (or which are physically incorporated into materials for) maintenance or repair of any plant, facility or equipment producing any product or engaged in any industry, service or activity listed in Schedule 3 to this Order, or for necessary operating supplies or minor capital expenditures for such production, industry, service or activity.

PCS 23. *Maintenance, Repair and Operating Supplies and Minor Capital Expenditures—Miscellaneous*

This classification covers materials, including sub-assemblies, for (or which are physically incorporated into materials for) maintenance or repair of any plant, facility or equipment producing any product or used in any business, institution or Governmental agency not specifically covered under another code number of this Program Classification System, or for necessary operating supplies and minor capital expenditures for such production, business, institution or Governmental agency.

(NOTE.—Maintenance, Repair and Operating Supplies, etc.):

- (a) If a single plant or operating unit is engaged in several activities which are classified under two or more of Code Nos. PCS 21, PCS 22 or PCS 23, and it is impracticable to apportion requirements for maintenance, repair and operating supplies and minor capital expenditures between such activities, the principal activity alone shall be considered for the purpose of determining which code number may be applied under this Order.
- (b) Maintenance, repair and operating supplies and minor capital expenditures required for use by a manufacturer or construction contractor are NOT to be included in the same Program Classification as the manufactured product or the construction project, but are to be coded PCS 21 MRO, PCS 22 MRO, or PCS 23 MRO, as applicable.)

PCS 24. *All Other Equipment and Supplies*

This classification covers all materials for programs not classified above, and includes capital equipment, maintenance, repair and operating supplies and minor capital expenditures for persons engaged in the mining or smelting of non-strategic metals or minerals.

(NOTE.—Shipping Containers

Fabricated containers required for shipping a manufactured product are to be included in the same Program Classification as the manufactured product itself.)

SCHEDULE 2 TO ORDER No. PO 4B

CODE No. PCS 21

(1) *Manufacture of the following products:*

Unfabricated and semi-fabricated metal products:

Ferro-alloys.

Iron products including pig iron, pipe, wire, wrought iron and foundry products.

Non-ferrous metal and non-ferrous metal alloy unfabricated and semi-fabricated products, including castings, ingots, shot, bar, forgings, sheet, strip, tubing, extrusions and wire and wire products.

Steel rolling mill and foundry products, including semi-finished steel, bars, pipe, plates, sheets, strip, castings, forgings, structural shapes, piling, tin plate, ternè plate, black plate, tubing, rails, track accessories, wheels, tires, axles, wire and wire products.

Intermediate metal products:

Bearings, ball and roller.

Bolts, nuts, rivets, washers, screws and pins.

Bushings, journal bearings and sleeve bearings.

Crankshafts.

Cylinders, hydraulic actuating.

Fittings, pipe.

Gaskets, packings and grease retainers.

Nails, brads, staples and tacks.

Pipe, fabricated.

Plate, fabricated (steel).

Railroad frogs, switches and crossings.

Screw machine products.

Springs.

Structural steel (fabricated).

Tanks, metal storage.

Tubing and hose, flexible (metallic).

Valves.

Chemical products:

Chemicals and allied products for industrial and military use (excluding automobile body polish and top dressing; candles; cleaning and polishing preparation for metal, leather, floors and furniture; household dyes; ink and ink eradicators; incense; toiletries and cosmetics, perfumes, powders and creams, manicure preparations, hair dressings, dyes, shampoos and tonics; dentifrices and depilatories).

Colours and pigments.

Drugs, medicinals, pharmaceuticals and biologicals.

Paints, varnishes and lacquers.

General industrial equipment:

Air conditioning and refrigeration equipment; industrial and commercial.

Boilers, 100 lbs. pressure and over.

Condensers; steam, surface, jet and barometric.

Control valves and regulators, industrial type.

Conveyors and conveyor systems.

Cranes, hoists, winches and derricks.

Fans, blowers and exhausters, excluding propeller type and commercial ventilating fans.

Furnaces and ovens, industrial.

Heat exchangers.

Instruments, industrial types.

Lubricating equipment, industrial.

Metal working machinery, equipment, attachments and accessories; including machine tools, bending, die casting, die moulding, extruding and forging machines; foundry machinery, equipment and supplies; heat treating equipment; hydraulic and mechanical presses; rolling mills and allied equipment; shears; punches and nibblers; welding equipment and apparatus; wire drawing and wire-working machinery; diamond dies; metal cutting tools; and welding rods and electrodes.

Meters, gas and water.
 Power transmission equipment, mechanical and hydraulic.
 Pulverizers, coal.
 Pumps.
 Pressure vessels.
 Compressors and dry vacuum pumps.
 Safety equipment, industrial.
 Speed changers.
 Stokers.
 Trucks and tractors, industrial; hand and power operated.
 Tube cleaners and expanders.
 Turbo blowers and turbo-exhausters.

Special industry machinery:

Ceramics manufacturing machinery.
 Chemicals producing machinery.
 Drilling equipment, oil field, including rigs and accessories.
 Drilling machinery, water well.
 Drug and pharmaceutical machinery.
 Dry kilns and redriers for wood treatment.
 Fertilizer machinery and equipment.
 Food dehydration machinery.
 Gas generating, conditioning and gas producing equipment, and apparatus.
 Glass container making machinery.
 Glass making machinery.
 Logging and sawmill machinery and equipment.
 Mining machinery and equipment.
 Oil machinery and equipment; animal, fish, vegetable.
 Ore milling machinery and equipment.
 Paint and varnish making machinery.
 Petroleum refinery machinery and equipment.
 Plastics moulding machinery.
 Rubber working and tire making, retreading, recapping and repairing machinery.
 Smelting and refining equipment.
 Stone products manufacturing machinery.
 Water conditioning equipment.
 Woodworking machinery.

Construction Machinery and Equipment:

Drilling and boring machinery, earth and rock.
 Power cranes and shovels, draglines, buckets, stiff-leg derricks, and dredges.
 Scrapers, maintainers and graders.
 Tractors, track-laying and wheel types.
 Tractor mounted construction equipment, including angle-dozers, bull-dozers, and power control units.
 Winches and hoists, contractors elevating.

Military type products:

Aircraft, including airframes, engines, propellers, instruments, components, maintenance, and concurrent spares, and air borne equipment.
 Airplane landing mats.
 Ammunition.
 Ammunition boxes and chests.
 Ammunition and explosive loading machinery and equipment.
 Artillery, including railway and seacoast.
 Barrage balloon equipment.
 Bombs, depth charges, mines and torpedoes.
 Combat tanks and parts, including engines.
 Communication equipment, military.
 Explosives.
 Fire control and other combat instruments.
 Machine guns, ground and hand arm.
 Motor cycles, side cars and parts, including power cycles.
 Motor vehicles, military, including armoured cars, scout cars, halftracks and other military motor vehicles; including bodies, engines, parts and accessories.

Naval armament and weapons.

Navigation instruments.

Pyrotechnics, including flares and signals.

Radio and radar equipment and components.

Safety equipment, military, including masks, inhalators, rescue breathing apparatus, goggles, helmets, protective clothing and footwear, and decontamination apparatus.

Searchlights, anti-aircraft.

Ships, vessels, and other watercraft, including elevators, turbines, engines, equipment and parts.

Tanks and anti-tank armament and weapons.

Weapons, anti-aircraft.

Weapons, not elsewhere listed.

Electrical products:

Anodizing equipment.

Batteries, drycell.

Batteries, storage.

Capacitors.

Carbon brushes.

Cut-outs and fuse links, electric (heavy duty).

Electrical apparatus for internal combustion engines.

Electrical connectors.

Electroplating equipment.

Fuses.

Infra-red heating and drying equipment.

Instruments, electrical measuring.

Lighting equipment and accessories, aircraft, airport and marine.

Magnets, electrical lifting.

Motor controls and control equipment.

Motors, generators and motor generator sets.

Physio-therapy apparatus.

Pole-line hardware and insulators.

Rectifiers, mercury arc.

Regulators.

Searchlights and floodlights.

Sparkplugs.

Switchgear, panel and distribution boards.

Synchronous condensers and frequency changers.

Transformers.

Tubes, electronic and rectifier.

Wire and cable, insulated.

Wiring devices and conduits (electric).

X-ray apparatus and tubes.

Engines, turbines and generator sets:

Engines, internal combustion and accessories.

Engines, steam.

Generator sets.

Turbines.

Communication equipment:

Alarm and signal systems, protective.

Radio equipment and components.

Wire communication equipment.

Other communication equipment.

Transportation equipment:

Bicycles.

Brakes, air, and airbrake actuating mechanism.

Hardware, transportation equipment.

Locomotives, railroad; parts and accessories.

Motor vehicles, bodies, engines, parts and accessories, nonmilitary; including buses, motorized fire apparatus and automobile trailers for attachment to passenger cars.

Railroad cars, parts and accessories.

Railroad and transit maintenance-of-way equipment.
 Railroad and transit signal equipment.
 Railroad and transit track equipment.
 Street and rapid transit cars, parts and accessories.

Building materials:

Asbestos building materials.
 Hard board.

Miscellaneous products:

Abrasive products.
 Agricultural machinery, implements and equipment, excluding farm and garden hand tools.
 Asbestos textiles.
 Blast detonating equipment, industrial.
 Blue printing developing and drying machines.
 Buoys.
 Carbon products, industrial.
 Chains.
 Coke and coke oven by-products.
 Containers; fibre drums, gas cylinders and tin containers, and nailed wooden boxes and crates only.
 Cooking stoves and ranges, domestic, including laundry stoves, hot plates, and portable ovens.
 Cooking equipment, commercial.
 Fire extinguishers, carbon dioxide.
 Fishing equipment, commercial.
 Glass products; fibrous glass products for military, industrial and structural use, and technical glass for military and industrial use.
 Heating equipment (except electric) including heating system controls and hot water equipment.
 Ice.
 Instruments, apparatus, equipment, supplies and appliances; dental.
 Instruments and apparatus; laboratory.
 Instruments and equipment, engineering (including surveyor's drawing and mathematical).
 Instruments and apparatus; analytical and industrial testing.
 Instruments, equipment, supplies; surgical and medical, including orthopedic appliances.
 Instruments and lenses; optical.
 Jewel bearings.
 Lenses and instruments; optical.
 Photographic equipment, apparatus and materials, excluding projection apparatus.
 Plastic products; moulding and laminating.
 Refractories.
 Refrigerators and parts (domestic).
 Rubber and rubber products.
 Sensitized film and paper.
 Tools; including edge tools, hand tools, mechanics hand service tools, gauges and machinists precision measuring tools, files and rasps; excluding farm and garden edge and hand tools.

(2) Conduct of the following businesses or activities:

Aircraft repair and maintenance.

Analytical, clinical, instructional, production control, research and testing laboratories (a) owned or operated by the Army, Navy or Air Force; (b) engaged in the chemical, petroleum, iron or steel industries; (c) engaged in the mining, quarrying, milling, smelting or refining of base metals or other strategic metals or minerals; (d) which have been assigned a serial number under United States Preference Rating Order P-43.

Army, Navy and Air Force establishments; camps, posts, bases, stations, air fields and depots.

Detinuing.

Electrical and mechanical repair shops for industrial, commercial, and agricultural equipment, and public, industrial and commercial transportation equipment.

Electro-plating, galvanizing and other metal treating and finishing.

Fabricating and rifting mica.

Feed and grain (stock and poultry) processing and storage.

Fishing, commercial.

Industrial food manufacturing, processing, packaging, preservation and storage, (except soft drink and alcoholic beverages, and chewing gum). Restaurants, hotels, retail stores, and farms are not included in this category.

Logging operations, sawmills, veneer mills, plywood mills, planing mills, shingle mills, and dry kilns operated in connection with sawmills.

Mining and quarrying base metals and other strategic metals or minerals, which has been assigned a serial number under United States Preference Rating Order P-56.

Ore milling of base metals and other strategic metals or minerals which have been assigned a serial number under United States Preference Rating Order P-56.

Radio broadcasting.

Radio communication.

Seed processing, packaging, preservation and storage.

Ship repair and maintenance.

Slag recovery and disposal.

Smelting and refining of base metals and other strategic metals or minerals.

Vegetable oil extraction.

Warehouses, refrigerated; perishable food products.

Wire communications industries.

(3) Institutions and Governmental agencies:

Anti-espionage and anti-sabotage activities—Dominion Government agencies only.

Beacons, markers, and radio devices employed as aids to navigation.

Canadian Post Office Department.

Communicable disease control.

Fire protection.

Hospitals.

Police and law enforcement agencies.

Refuse and garbage collection and disposal.

Public sanitary sewerage system or public sanitary sewerage system combined with a storm sewerage system.

The Alaska Highway.

SCHEDULE 3 TO ORDER No. PO 4B

Code No. PCS 22

(1) Manufacture of the following products:

Intermediate metal products:

Metal stampings.

Strapping, metal, round and flat (including seals).

Chemical products:

Dry cleaning preparations.

Printing ink.

Soap, soap chips, flakes and powders.

General industrial equipment:

Boilers, below 100 pounds pressure.

Bottling machines.

Dust collecting equipment, industrial.

Packaging machinery, including packaging machines, bag filling and closing machines, case packers and case sealing machines, wrapping machines.

Presses, baling.

Sewing machines, industrial.

Spraying equipment, industrial.

Vacuum cleaners, industrial.

Special industry machinery:

- Automotive maintenance equipment.
- Broom, brush and mop making machinery.
- Cooperage machinery.
- Cotton ginning, compressing and delinting machinery.
- Distillery machinery (except beverage).
- Food and food processing machinery and equipment, except food dehydration machinery.
- Hemp, flax and similar fibre decorticating machinery.
- Leather working machinery.
- Metal container and closure making machinery.
- Optical and ophthalmic goods making machinery.
- Paper and fibre container making machinery.
- Papermill, pulp mill and paper products machinery.
- Printing trades machinery and equipment.
- Sewer cleaning machinery and equipment.
- Textile machinery.
- Wood boxmaking machinery.
- Special industry machinery not elsewhere listed, excluding tobacco manufacturing machinery and equipment and cosmetics machinery.

Construction machinery and equipment:

- Other construction machinery and equipment, not listed in Schedule 2 to this Order.

Military type products:

- Insignia, military.
- Products for military use not elsewhere listed.

Electrical products:

- Bells, buzzers, chimes, gongs, horns and other sound signalling devices (electric).
- Electric appliances, commercial and domestic, all types.
- Flashlight cases.
- Lamp bulbs and tubes, except aircraft.
- Lamps and lanterns.
- Lighting equipment and accessories, other than aircraft, airport and marine.
- Lighting fixtures.
- Street and highway traffic control signals and controllers.

Transportation equipment:

- Wagons, carts, sleds, sleighs, and other non-motorized vehicles.

Building materials:

- Asphaltic building products.
- Building mesh.
- Cement, Portland.
- Concrete building products.
- Doors and windows.
- Gypsum building products.
- Hardware, builders.
- Metal moulding and trim.
- Mineral wool, industrial.
- Plumbing fixtures, fittings and trim, and sanitary ware.
- Radiators, convectors and blast heating coils.
- Screen cloth.
- Sheet metal building products.
- Structural insulation and fibre board.
- Weatherstripping.
- Wire fence, posts and gates.
- Products for structural use not elsewhere listed (including light-weight aggregates, ready-mixed concrete and pre-mixed bituminous concrete).

Miscellaneous products:

- Baby carriages and similar equipment.
- Bag and bale ties.
- Beds, bedsprings and mattresses.
- Bells, gongs and other non-electric signalling devices.
- Brooms, brushes, mops.
- Burners; gas, oil and combination.

Caskets, coffins, burial cases and vaults.
 Ceramic and clay products.
 Church goods.
 Clocks and watches, including chronometers, except aircraft.
 Closures, all types.
 Containers: all types except fibre drums, gas cylinders and tin containers, and nailed wooden boxes and crates.
 Cork products.
 Cutlery.
 Dishwashing machinery, commercial.
 Elevators and escalators.
 Fans, ventilating (commercial).
 Findings, apparel and shoe.
 Fire protection equipment, including portable and fixed fire extinguishers and systems other than carbon dioxide types; stirrup pumps; automatic sprinkler system, fire hose, hose dryers, racks, reels and related products; and fire hydrant indicator posts and stand pipe equipment.
 Floor coverings, linoleum and felt base.
 Floor finishing and floor maintenance machines.
 Food preparation and serving fixtures, equipment and appliances, commercial.
 Furniture.
 Glass products: not elsewhere listed, excluding mirrors.
 Hairpins, bob pins, and hair curlers.
 Hardware, not elsewhere listed.
 Hooks and eyes, slide and snap fasteners, buckles, buttons and miscellaneous apparel findings.
 Houses, mobile and prefabricated.
 Identification badges, emblems, pin tickets, plates, tags, not military.
 Instruments, musical.
 Kitchen, household and other miscellaneous articles.
 Lamps and lanterns, non-electric.
 Laundry, dry cleaning and pressing machinery, commercial.
 Laundry machinery, domestic.
 Lawn mowers, hand and power.
 Leather and leather products.
 Loose leaf binders.
 Morticians' goods.
 Needles.
 Office machinery.
 Office supplies, including marking devices.
 Ophthalmic goods.
 Pens and pencils.
 Phonographs, parts, records and needles.
 Pins, common and safety.
 Projection apparatus.
 Pulp and paper and paper products.
 Razors and blades.
 Rope.
 Scales and balances, industrial and commercial.
 Sewing machines.
 Textiles and clothing.
 Time stamps and recording devices.
 Tools, farm and garden, edge and hand.
 Traps and cages, animal.
 Unit heaters and unit ventilators.
 Vitreous enameled products.
 Wood products.
 Products for military, industrial and structural use not elsewhere listed.

(2) Conduct of the following businesses or activities:

Analytical, clinical, instructional, production control, research and testing laboratories not specifically included in Schedule 2, paragraph 2 to this Order, except

those engaged in the mining or smelting of non-strategic metals or minerals.
 Commercial sound recording.
 Cotton ginning and compressing.
 Construction.
 Drainage and irrigation.
 Engraving on metal.
 Hemp, flax, and similar fibre decortication.
 Motion picture production.
 Printing and publishing, including blueprinting and allied reproduction.
 Refrigeration (commercial) other than food.
 Scrap salvage, sorting and processing.
 Solid fuel distribution and marketing including only those dealers with equipped yards (a dealer with an equipped yard is one who regularly maintains storage and sorting facilities as part of his own operations, and loading, carrying and other machinery for handling and weighing).
 Tire and tube recapping, retreading and vulcanizing.
 Warehousing, metal.
 Warehouses: public: dry and open storage.

(3) Institutions and Governmental agencies:

Airports and flight strips.
 Canals—waterways.
 Dams, levees and revetments.
 Department of Public Printing and Stationery.
 Educational institutions.
 Flood control facilities.
 Mine safety.
 Mineral resources: exploration for (Governmental agencies only).
 Over-all administration including staff services, such as fiscal, procurement, personnel, etc., by Governmental agencies only.
 Penal institutions and prisons including prison industries.
 Publicly-owned buildings which are used for governmental activities.
 Public dispensaries, clinics and health stations, governmentally-owned or operated not for profit.
 Public streets, highways and roads.
 Printing and publishing.
 Processing, warehousing, distribution, preparation, serving and inspection of food by Governmental agencies only.
 Repairs made necessary by reason of breakdown of plumbing, heating, electric wiring or equipment, or elevator service in any building or to provide against imminent breakdown of any such facilities by Governmental agencies only.
 Royal Canadian Mint.
 Storm sewers.
 Street lighting by Governmental agencies which are not engaged in the business of furnishing electric power for use by the public except in cases where equipment is maintained by a utility company.
 Supplying gas, water, electric power or central steam heating, by a Governmental agency, when such service is for its own use exclusively.

SCHEDULE 4 to ORDER No. PO 4B

This schedule is referred to in Section 1, paragraph (h) sub-section (iii).

1. Athletic supplies, sporting goods, or toys or games.
2. Beverages, except milk.
3. Books, magazines, newspapers, greeting cards, or other printed or engraved matter.
4. Candy or chewing gum.
5. Cigars, cigarettes, smoking or chewing tobacco or snuff.
6. Jewelry, watches, luggage, brushes, razors, pipes and like articles for personal use or adornment.

7. Furniture, store fixtures, bar-room fixtures, bowling alleys and the like.
8. Silverware, woodenware, household electrical appliances and equipment, but not including china and glassware.
9. Musical instruments.
10. Stationery or office supplies.
11. Toiletries or cosmetic products.
12. Wearing apparel of every sort, except for the Army, Navy or the Air Force, and except safety equipment or safety clothing.

DEPARTMENT OF MUNITIONS AND SUPPLY

NOTICE *Re* PRIORITIES OFFICER'S ORDER No. PO 5B

1. The following Order of the Priorities Officer supersedes Orders PO 5 dated May 20, 1943 and PO 5A dated July 26, 1943. In comparison with previous Orders, this new Order applies to wider classifications of importers and generally increases the types of materials and the dollar value of capital equipment for which United States preference ratings may be extended automatically.

2. Priorities Officer's Order PO 5B sets forth provisions applicable to the purchase of materials in the United States under the following condition only:

The purchase is to be made in the United States and is for materials (other than Controlled Materials) which are to be used only for maintenance, repair and operating supplies or minor capital expenditures as defined in the Order.

3. This Order of the Priorities Officer prescribes the method by which preference ratings assigned by the United States War Production Board may be used by Canadian importers when purchasing such maintenance, repair and operating supplies or minor capital expenditures in the United States.

4. The United States War Production Board has assigned the ratings described in Order PO 5B to the persons in Canada indicated in the Order, to the extent therein authorized.

WARNING

The Order must be carefully read to determine whether its provisions are applicable to the person desiring to make use of them. Under Section 15 of the Wartime Industries Control Board Regulations any person who fails to observe any Order of the Priorities Officer or obstructs, or makes any false statement or representation to or for the use or information of the Priorities Officer or any person acting under his authority, is guilty of an offence and liable to a fine up to \$5,000 or imprisonment up to 5 years or to both. Any person making use of the procedures set out in this Order under circumstances not permitted by the provisions of the Order is guilty of an offence under Section 15 of the Wartime Industries Control Board Regulations and subject to the penalties thereof.

OTTAWA, January 29, 1944.

W. E. UREN,
Priorities Officer

DEPARTMENT OF MUNITIONS AND SUPPLY

PRIORITIES OFFICER, OTTAWA

Order No. PO 5B

(Application of United States preference ratings to purchase orders for materials placed with United States suppliers, when such materials are for use or resale as maintenance, repair and operating supplies or minor capital expenditures.)

Dated January 29, 1944

Pursuant to the powers vested in the Priorities Officer by Order in Council P.C. 1169 of February 20, 1941, as amended and by any other enabling Order in Council or Statute, by virtue of assignment of ratings by the War Production Board of the United States of America and with the approval of the Minister of Munitions and Supply, and the Chairman of the Wartime Industries Control Board, the Priorities Officer deems it necessary, in order to provide for the munitions and supplies required for the Fighting Services of Canada, the needs of His Majesty, and the supply of things essential to the community, to regulate the application of United States preference ratings to purchase orders for materials placed with United States suppliers for use as maintenance, repair and operating supplies or minor capital expenditures, and hereby orders as follows:—

1. Interpretation

For the purposes of this Order unless the context otherwise requires:—

- (a) "Materials" means any raw material, semi-finished or finished product, other than Controlled Materials (as defined);
- (b) "Controlled Materials" means carbon steel, alloy steel, copper and aluminum, when in the forms and shapes indicated in the CMP Controlled Materials List set out in Schedule 1 to this Order;
- (c) "Maintenance" means the minimum upkeep necessary to continue a plant, facility or equipment in sound working condition; provided that it shall not include the improvement of any plant, facility or equipment, by replacing materials which are still usable, with material of a better kind, quality or design;
- (d) "Repair" means the restoration of a plant, facility or equipment to sound working condition when the same has been rendered unsafe or unfit for service by wear and tear, damage, failure of parts or the like; provided that it shall not include the improvement of any plant, facility or equipment, by replacing material which is still usable, with material of a better kind, quality or design;
- (e) "Operating supplies" means any materials which are normally carried by a person as operating supplies according to established accounting practice. The term shall also include such items as hand tools, purchased by the employer for sale to his employees for use only in his business, in those cases where they would constitute operating supplies under established accounting practice if issued to employees without charge;
- (f) "Capital equipment" means all materials, excluding construction materials, ordinarily acquired by the user as a capital asset and which will be subject to annual depreciation in the user's established method of bookkeeping;
- (g) "Construction materials" means any material for physical incorporation into any new plant, building, power line, road, pier or other structure or the reconstruction, remodelling or conversion thereof, including permanent fittings and fixtures which are an integral part of the structure but not including capital equipment which relates only to a particular use of the structure;
- (h) "Minor capital expenditures" means any of the following:
 - (i) Capital equipment or construction materials not exceeding \$150 in laid-down cost for any one complete addition purchased by an institution or a Governmental agency which is not engaged in production for military

use. The term "one complete addition" includes a group of items customarily purchased together and all items which would normally be purchased as part of a single project or plan; materials for any one complete addition shall not be divided for the purpose of coming within this definition;

- (ii) Capital equipment purchased by analytical, clinical, instructional, production control, research or testing laboratories, excluding those engaged in the mining or smelting of non-strategic metals or minerals;
- (iii) Capital equipment or construction materials not exceeding \$750 in laid-down cost for any one complete addition purchased by any person, excluding purchases by an institution or a Governmental agency which is not engaged in production for military use, or persons engaged in the business of mining, smelting, radio communication, radio broadcasting or commercial sound recording. The term "one complete addition" includes a group of items customarily purchased together and all items which would normally be purchased as part of a single project or plan; materials for any one complete addition shall not be divided for the purpose of coming within this definition. This paragraph does not include construction materials exceeding \$300 in laid-down cost for additions to factories, plants and other industrial units which will have a productive floor area of less than 10,000 square feet or which are for the manufacturing, processing or assembling of goods which are listed in Schedule 6 to this Order;

(Note: Subsections (iv) to (vii), inclusive, apply to utilities only)

- (iv) Capital equipment or construction materials for an addition to or expansion of the property or equipment of gas, light, power, water, central heating or sanitation public utilities; provided that such an addition or expansion shall not include any extension of lines to private dwellings and shall not include any work order, job or project, in which the cost of materials exceeds \$1,500 in laid-down cost, and provided that no single construction project shall be divided into parts in order to come below these limits;
- (v) Capital equipment or construction materials for any of the following additions to or expansions of the property or equipment of any person furnishing telephone communication service (and such telegraph and teletypewriter service as may also be conducted by him) whose inventory of materials at the end of 1942 or whose use of materials during 1942 exceeded \$10,000 in laid-down cost;
 - (1) Use in a toll line plant in any single case in which the total laid-down cost of materials used does not exceed \$500.
 - (2) Telegraph and teletypewriter facilities in any single case in which the total laid-down cost of materials used does not exceed \$2,500.
 - (3) Other purposes in any single case in which the total laid-down cost of materials used does not exceed \$5,000 and the total laid-down cost of such materials purchased under this Order does not exceed \$2,500.
- (vi) Capital equipment or construction materials for any of the following additions to or expansions of the property or equipment of any person furnishing telephone communication service (and such telegraph and teletypewriter service as may also be conducted by him) whose inventory of materials at the end of 1942 or whose use of materials during 1942 did not exceed \$10,000 in laid-down cost;
 - (1) Use in a toll line plant in any single case in which the total laid-down cost of materials used does not exceed \$500.
 - (2) Telegraph and teletypewriter facilities in any single case in which the total laid-down cost of materials used does not exceed \$2,500 and the total laid-down cost of such materials purchased under this Order does not exceed \$500.
 - (3) Other purposes in any single case in which the total laid-down cost of materials used does not exceed \$5,000 and the total laid-down cost of such materials purchased under this Order does not exceed \$500.

- (vii) Capital equipment or construction materials for additions to or expansions of the property or equipment of persons furnishing wire telegraph, cable or related communications services (exclusive of telegraph and teletypewriter service furnished by persons furnishing telephone communication service) in any single case in which the total laid-down cost of materials used does not exceed \$2,500;
- (i) "Distributor" means any person to the extent that he is engaged in the business of the resale of materials which he has not further manufactured, processed, fabricated, assembled or otherwise physically changed, including sales as an agent, distributor, wholesaler, retailer, warehouse, industrial or mill supply house or scrap dealer;
- (j) "Importer" means the person in whose name the materials exported from the United States are entered at Customs in Canada;
- (k) "Purchase value" means the value of materials in United States funds as shown on the invoice of the United States supplier;
- (l) "Person" means any individual, partnership, association, business trust, corporation, governmental corporation or agency, or any organized group of persons.

2. *Purchase Orders Eligible for Preference Rating*

(1) United States preference ratings described in Section 3 of this Order may be applied to purchase orders other than those specified in paragraph 3 of this Section 2 placed by an importer with United States suppliers calling for delivery of materials for use by the importer as maintenance, repair and operating supplies or minor capital expenditures. The provisions of this subsection (1) shall not be applied to the following classes of purchase orders:

- (a) Purchase orders placed by any importer for materials for use by the importer in mining or smelting operations which have been assigned a serial number under United States Preference Rating Order P-56;
- (b) Purchase orders placed by any importer for materials for use by the importer in operating, maintaining or repairing aircraft except aircraft owned or operated by or under the Armed Services or the British Commonwealth Air Training Plan;
- (c) Purchase orders exceeding \$100 in purchase value placed by any importer for materials for use by the importer in petroleum industry operations (except retail marketing).

(2) United States preference ratings described in Section 3 of this Order may be applied to purchase orders other than those specified in paragraph 3 of this Section 2 placed by distributors with United States suppliers calling for delivery of materials for resale on their customers' purchase orders for use by the customer as maintenance, repair and operating supplies or minor capital expenditures, or to replace in inventory similar materials previously delivered on such customers' purchase orders.

(3) The provisions of this Section 2 shall not be applied to purchase orders for any materials specified in Schedule 5 to this Order regardless of quantity or value.

3. *Preference Ratings for Maintenance, Repair and Operating Supplies and Minor Capital Expenditures*

(1) Grades of preference rating may be applied to purchase orders eligible under Section 2 of this Order as follows:

- (a) United States preference rating AA-1 may be applied by any importer for materials for use by the importer for maintenance or repair of any plant, facility or equipment producing any product or engaged in any industry, service or activity listed in paragraphs (2), (3), and (4) of Schedule 2 to this Order, or for necessary operating supplies or minor capital expenditures for such production, industry, service or activity, and United States preference rating AA-1 may be applied by any distributor to the extent defined

in paragraph (1) of Schedule 2; provided that in the case of such materials specified in Schedule 7 to this Order, United States preference rating AA-2X is to be applied instead of AA-1;

(b) United States preference rating AA-2 may be applied by any importer for materials for use by the importer for maintenance or repair of any plant, facility or equipment producing any product or engaged in any industry, service or activity listed in paragraphs (2), (3), and (4) of Schedule 3 to this Order, or for necessary operating supplies or minor capital expenditures for such production, industry, service or activity, and United States preference rating AA-2 may be applied by any distributor to the extent defined in paragraph (1) of Schedule 3; provided that in the case of such materials specified in Schedule 7 to this Order, United States preference rating AA-3 is to be applied instead of AA-2;

(c) United States preference rating AA-5 may be applied by any importer for materials for use by the importer for maintenance or repair of any plant, facility or equipment producing any product or used in any business, institution or Governmental agency listed in paragraphs (2), (3), and (4) of Schedule 4 to this Order, or for necessary operating supplies or minor capital expenditures for such production, business, institution or Governmental agency, and United States preference rating AA-5 may be applied by any distributor to the extent defined in paragraph (1) of Schedule 4.

(2) If a single plant or operating unit other than a distributor is engaged in several activities which are classified in two or more of Schedules 2, 3 and 4 to this Order, and it is impracticable to apportion requirements for maintenance, repair and operating supplies or minor capital expenditures between such activities, the principal activity alone shall be considered for purpose of determining which grade of preference rating may be applied under this Order.

(3) A United States preference rating assigned under the provisions of this Order shall be assigned by use of the following certification, endorsed on or attached to the purchase order and signed by the importer:—

Preference Rating . . . (specify rating) . . . MRO-D.

The undersigned purchaser certifies, subject to the penalties of Section 15 of the Canadian Wartime Industries Control Board Regulations, to the seller, to the Canadian Priorities Officer, and to the War Production Board, that, to the best of his knowledge and belief, the undersigned is authorized under applicable Canadian Orders, and under applicable War Production Board Regulations or Orders, to place this delivery order, to receive the item(s) ordered for the purpose for which ordered, and to use any preference rating or allotment number or symbol which the undersigned has placed on this order.

Provided that persons engaged in the business of analytical, clinical, instructional, production control, research and testing laboratories shall use the symbol "MRO-P-43" instead of the symbol "MRO-D" specified in the above certification.

4. *Restrictions on Applicability*

(1) The provisions of this Order shall not be used by any person to obtain delivery of maintenance, repair and operating supplies or minor capital expenditures if acceptance thereof would increase his inventory above a practicable working minimum or contravene the provision of any Order or Order in Council governing inventory, consumption or production in Canada.

(2) Nothing in this Order shall be deemed to authorize the use of a United States preference rating for the purchase of any materials for which special applications are required under M, L, or E Orders in the United States.

(3) When a specific preference rating is assigned by a United States M, L, or E Order to deliveries of any particular material, to be used by a particular industry or for a specific purpose, the ratings assigned by this Order may not be applied in respect of such material.

(4) A distributor who has received from a customer a purchase order entitling him to assign a United States preference rating under the provisions of this Order, shall not assign such rating at any time later than three months after the date of receipt of his customer's purchase order.

(5) No person using the provisions of this Order shall order, for delivery from United States suppliers during any calendar quarter materials for use as maintenance, repair and operating supplies or minor capital expenditures in an aggregate amount exceeding the aggregate amount of such materials obtained from United States suppliers during the same calendar quarter of the previous year. Such aggregate quarterly amount to be imported under the provisions of this Order shall be calculated in purchase value and shall include minor capital expenditures, as defined in paragraph (h), Section 1 of this Order. In the calculation of the aggregate amount for the corresponding quarter of the previous year, however, such purchases of minor capital expenditures shall be excluded. Should a greater amount be required, application may be made for a specific authorization by filing a letter with the Priorities Officer setting forth the relevant facts. The quantity restrictions provided for in this sub-section (5) shall not apply to persons obtaining delivery of maintenance, repair and operating supplies or minor capital expenditures from United States suppliers aggregating \$1,000 or less in purchase value per year.

5. *Materials Obtainable in Canada*

A United States preference rating may not be used to secure any materials from the United States which are obtainable in Canada within a reasonable period of time.

6. *Reports*

Any person assigning preference ratings pursuant to the provisions of this Order shall execute and file such reports as may from time to time be required by the Priorities Officer.

7. *Exclusions of Persons or Classes*

The Priorities Officer may from time to time exclude from the provisions of this Order, or any part of this Order, any persons or classes of persons, to meet exceptional circumstances.

8. *Effective Date*

This Order shall be effective on and after February 21, 1944.

9. *Revocation of Previous Orders*

Effective February 21, 1944, Priorities Officer's Orders PO 5 dated May 20, 1943, and PO 5A dated July 26, 1943, are hereby revoked.

W. E. UREN,
Priorities Officer

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply.

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

SCHEDULE 1 TO ORDER No. PO 5B

CMP Controlled Materials List

(The provisions of this Order may not be used to secure steel, copper or aluminum in the forms specified below. Instead, purchase orders should be submitted for approval to the Steel Controller or Metals Controller, Ottawa, in accordance with their instructions.)

STEEL

Carbon steel (including wrought iron)

Bars, cold finished.

Bars, hot rolled.

Ingots, billets, blooms, slabs, die blocks, tube rounds, skelp and sheet, and tin bar.

Pipe including threaded couplings of the types normally supplied on threaded pipe by pipe mills.

Plates.

Rails and track accessories.

Sheets and strip.

Steel castings.

Structural shapes and piling.

Tin plate, terne plate, and tin mill black plate.

Tubing.

Wheels, tires and axles.

Wire rods, wire, and wire products.

Alloy steel (including stainless)

Bars, cold finished.

Bars, hot rolled.

Ingots, billets, blooms, slabs, die blocks, tube rounds, sheet bar.

Pipe including threaded couplings of the types normally supplied on threaded pipe by pipe mills.

Plates.

Track accessories.

Sheet and strip.

Structural shapes.

Steel castings.

Tubing.

Wheels, tires and axles.

Wire rods, wire, and wire products.

COPPER AND COPPER BASE ALLOY PRODUCTS

Alloy sheet and strip

Alloy plate, sheet, and strip (including strip equivalent of ammunition cups and discs).

Alloy rods, bars and wire including extruded shapes

Alloy rods, bars and wire (including extruded shapes and ammunition slugs).

Alloy seamless tubing and pipe

Alloy seamless tubing and pipe.

Brass Mill copper products

Plate, sheets, and strip.

Rods, bars and wire, including extruded shapes (not including wire bars and ingot bars, or rod and wire for electrical conduction).

Tube and pipe.

Wire Mill copper products

Wire and cable (bars, insulated, armoured, and copper-clad steel) for electrical conduction.

Foundry copper and copper-base alloy products

Castings (before machining).

Powder (copper or copper base alloy).

ALUMINUM

Rod, bar, wire and cable

Rod and bar.

Wire (wire covers maximum diameter under $\frac{3}{8}$ " in rounds, ovals, squares, hexagonals, octagonals and rectangles).

Cable (electrical transmission only).

Rivets

Rivets.

Forgings, pressings and impact extrusions

Forgings and pressings (before machining).

Impact extrusions.

Castings

Cylinder head castings for air-cooled engines.

Heat treated sand castings, except cylinder heads.

Non-heat treated sand castings.

Heat treated permanent mould castings.

Non-heat treated permanent mould castings.

Cold-chamber die castings.

Gooseneck die castings.

Other castings (including rotor, centrifugal, plaster, etc.).

Shapes, rolled or extruded

Rolled structural shapes (angle, channels, zees, tees, etc.).

Extruded shapes.

Sheet, strip, plate and foil

Sheet, strip and plate.

Foil (0.005" and thinner).

Tubing and tube blooms

Tubing.

Tube blooms (tube redraw stock).

Ingot and Powder

Powder.

High-grade ingot.

Low-grade ingot.

SCHEDULE 2 TO ORDER No. PO 5B

Preference Rating AA-1

(1) Distributors:

Any distributor to the extent that he has received purchase orders specifying that the materials shown on the purchase orders are for use as maintenance, repair and operating supplies or minor capital expenditures, and that such materials are for purposes of use described in paragraphs (2), (3) or (4) of this Schedule 2.

(NOTE.—Maintenance, repair and operating supplies and minor capital expenditures for purposes of use described by this Schedule 2 are coded "PCS 14 MRO", "PCS 15 MRO", "PCS 16 MRO", "PCS 17 MRO" and "PCS 21 MRO" under the Program Classification System—Priorities Officer's Order No. PO 4B.)

(2) Manufacture of the following products:

Unfabricated and semi-fabricated metals products:

Ferro-alloys.

Iron products including pig iron, pipe, wire, wrought iron and foundry products.

Non-ferrous metal and non-ferrous metal alloy unfabricated and semi-fabricated products, including castings, ingots, shot, bar, forgings, sheet, strip, tubing, extrusions and wire and wire products.

Steel rolling mill and foundry products, including semi-finished steel, bars, pipe, plates, sheets, strip, castings, forgings, structural shapes, piling, tin plate, terne plate, black plate, tubing, rails, track accessories, wheels, tires, axles, wire and wire products.

Intermediate metal products:

Bearings, ball and roller.

Bolts, nuts, rivets, washers, screws and pins.

Bushings, journal bearings and sleeve bearings.

Crankshafts.

Cylinders, hydraulic actuating.

Fittings, pipe.

Gaskets, packings and grease retainers.

Nails, brads, staples and tacks.

Pipe, fabricated.

Plate, fabricated (steel).

Railroad frogs, switches and crossings.

Screw machine products.

Springs.

Structural steel (fabricated).

Tanks, metal storage.

Tubing and hose, flexible (metallic).

Valves.

Chemical products:

Chemicals and allied products for industrial and military use (excluding automobile body polish and top dressing; candles; cleaning and polishing preparations for metal, leather, floors and furniture; household dyes; ink and ink eradicators; incense; toiletries and cosmetics, perfumes, powders and creams, manicure preparations, hair dressings, dyes, shampoos and tonics; dentifrices and depilatories).

Colors and pigments.

Drugs, medicinals, pharmaceuticals and biologicals.

Paints, varnishes and lacquers.

General industrial equipment:

Air conditioning and refrigeration equipment; industrial and commercial.

Boilers, 100 lbs. pressure and over.

Condensers; steam, surface, jet and barometric.

Control valves and regulators, industrial type.

Conveyors and conveyor systems.

Cranes, hoists, winches and derricks.

Fans, blowers and exhausters, excluding propeller type and commercial ventilating fans.

Furnaces and ovens, industrial.

Heat exchangers.

Instruments, industrial types.

Lubricating equipment, industrial.

Metal working machinery, equipment, attachments and accessories; including machine tools, bending, die casting, die moulding, extruding and forging machines; foundry machinery, equipment and supplies; heat treating equipment; hydraulic and mechanical presses; rolling mills and allied equipment; shears; punches and nibblers; welding equipment and apparatus; wire drawing and wire-working machinery; diamond dies; metal cutting tools; and welding rods and electrodes.

Meters, gas and water.
 Power transmission equipment, mechanical and hydraulic.
 Pulverizers, coal.
 Pumps.
 Pressure vessels.
 Compressors and dry vacuum pumps.
 Safety equipment, industrial.
 Speed changers.
 Stokers.
 Trucks and tractors, industrial; hand and power operated.
 Tube cleaners and expanders.
 Turbo blowers and turbo-exhausters.

Special industry machinery:

Ceramics manufacturing machinery.
 Chemicals producing machinery.
 Drilling equipment, oil field, including rigs and accessories.
 Drilling machinery, water well.
 Drug and pharmaceutical machinery.
 Dry kilns and redriers for wood treatment.
 Fertilizer machinery and equipment.
 Food dehydration machinery.
 Gas generating, conditioning and gas producing equipment, and apparatus.
 Glass container making machinery.
 Glass making machinery.
 Logging and sawmill machinery and equipment.
 Mining machinery and equipment.
 Oil machinery and equipment; animal, fish, vegetable.
 Ore milling machinery and equipment.
 Paint and varnish making machinery.
 Petroleum refinery machinery and equipment.
 Plastics moulding machinery.
 Rubber working and tire making, retreading recapping and repairing machinery.
 Smelting and refining equipment.
 Stone products manufacturing machinery.
 Water conditioning equipment.
 Woodworking machinery.

Construction machinery and equipment:

Drilling and boring machinery, earth and rock.
 Power cranes and shovels, draglines, buckets, stiff-leg derricks and dredges.
 Scrapers, maintainers and graders.
 Tractors, track-laying and wheel types.
 Tractor mounted construction equipment, including angle-dozers, bull-dozers, and power control units.
 Winches and hoists, contractors elevating.

Military type products:

Aircraft, including airframes, engines, propellers, instruments, components, maintenance, and concurrent spares, and air borne equipment.
 Airplane landing mats.
 Ammunition.
 Ammunition boxes and chests.
 Ammunition and explosive loading machinery and equipment.
 Artillery, including railway and seacoast.
 Barrage balloon equipment.
 Bombs, depth charges, mines and torpedoes.
 Combat tanks and parts, including engines.
 Communication equipment, military.
 Explosives.
 Fire control and other combat instruments.
 Machine guns, ground and hand arm.

Motor cycles, side cars and parts, including power cycles.

Motor vehicles, military, including armoured cars, scout cars, halftracks and other military motor vehicles; including bodies, engines, parts and accessories.

Naval armament and weapons.

Navigation instruments.

Pyrotechnics, including flares and signals.

Radio and radar equipment and components.

Safety equipment, military, including masks, inhalators, rescue breathing apparatus, goggles, helmets, protective clothing and footwear, and decontamination apparatus.

Searchlights, anti-aircraft.

Ships, vessels, and other watercraft, including elevators, turbines, engines, equipment and parts.

Tanks and anti-tank armament and weapons.

Weapons, anti-aircraft.

Weapons, not elsewhere listed.

Electrical products:

Anodizing equipment.

Batteries, drycell.

Batteries, storage.

Capacitors.

Carbon brushes.

Cut-outs and fuse links, electric (heavy duty).

Electrical apparatus for internal combustion engines.

Electrical connectors.

Electroplating equipment.

Fuses.

Infra-red heating and drying equipment.

Instruments, electrical measuring.

Lighting equipment and accessories, aircraft, airport and marine.

Magnets, electrical lifting.

Motor controls and control equipment.

Motors, generators and motor generator sets.

Physio-therapy apparatus.

Pole-line hardware and insulators.

Rectifiers, mercury arc.

Regulators.

Searchlights and floodlights.

Sparkplugs.

Switchgear, panel and distribution boards.

Synchronous condensers and frequency changers.

Transformers.

Tubes, electronic and rectifier.

Wire and cable, insulated.

Wiring devices and conduits (electric).

X-ray apparatus and tubes.

Engines, turbines and generator sets:

Engines, internal combustion and accessories.

Engines, steam.

Generator sets.

Turbines.

Communication equipment:

Alarm and signal systems, protective

Radio equipment and components.

Wire communication equipment.

Other communication equipment.

Transportation equipment:

Bicycles.

Brakes, air, and airbrake actuating mechanism.

- Hardware, transportation equipment.
- Locomotives, railroad; parts and accessories.
- Motor vehicles, bodies, engines, parts and accessories, nonmilitary; including buses, motorized fire apparatus and automobile trailers for attachment to passenger cars.
- Railroad cars, parts and accessories.
- Railroad and transit maintenance-of-way equipment.
- Railroad and transit signal equipment.
- Railroad and transit track equipment.
- Street and rapid transit cars, parts and accessories.

Building materials:

- Asbestos building materials.
- Hard board.

Miscellaneous products:

- Abrasive products.
- Agricultural machinery, implements and equipment, excluding farm and garden hand tools.
- Asbestos textiles.
- Blast detonating equipment, industrial.
- Blue printing, developing and drying machines.
- Buoys.
- Carbon products, industrial.
- Chains.
- Coke and coke oven by-products.
- Containers; fibre drums, gas cylinders and tin containers, and, nailed wooden boxes and crates only.
- Cooking stoves and ranges, domestic, including laundry stoves, hot plates, and portable ovens.
- Cooking equipment, commercial.
- Fire extinguishers, carbon dioxide.
- Fishing equipment, commercial.
- Glass products; fibrous glass products for military, industrial and structural use, and technical glass for military and industrial use.
- Heating equipment (except electric) including heating system controls and hot water equipment.
- Ice.
- Instruments, apparatus, equipment, supplies and appliances; dental.
- Instruments and apparatus; laboratory.
- Instruments and equipment; engineering (including surveyors' drawing and mathematical).
- Instruments and apparatus; analytical and industrial testing.
- Instruments, equipment, supplies; surgical and medical, including orthopedic appliances.
- Instruments and lenses; optical.
- Jewel bearings.
- Lenses and instruments; optical.
- Photographic equipment, apparatus and materials, excluding projection apparatus.
- Plastic products; moulding and laminating.
- Refractories.
- Refrigerators and parts (domestic).
- Rubber and rubber products.
- Sensitized film and paper.
- Tools; including edge tools, hand tools, mechanics hand service tools, gauges and machinists precision measuring tools, files and rasps; excluding farm and garden edge and hand tools.

(3) *Conduct of the following businesses or activities:*

Aircraft repair and maintenance.

Analytical, clinical, instructional, production control, research and testing laboratories (a) owned or operated by the Army, Navy or Air Force; (b) engaged in the chemical, petroleum, iron or steel industries; (c) engaged in the mining,

quarrying, milling, smelting or refining of base metals or other strategic metals or minerals; (d) which have been assigned a serial number under United States Preference Rating Order P-43.

Army, Navy and Air Force establishments: camps, posts, bases, stations, air fields and depots.

Detinning.

Electrical and mechanical repair shops for industrial, commercial, and agricultural equipment, and public, industrial and commercial transportation equipment.

Electro-plating, galvanizing and other metal treating and finishing.

Fabricating and rifting mica.

Feed and grain (stock and poultry) processing and storage.

Fishing, commercial.

Industrial food manufacturing, processing, packaging, preservation and storage, (except soft drink and alcoholic beverages, and chewing gum). Restaurants, hotels, retail stores, and farms are not included in this category.

Logging operations, sawmills, veneer mills, plywood mills, planing mills, shingle mills, and dry kilns operated in connection with sawmills.

Mining and quarrying base metals and other strategic metals or minerals, which has been assigned a serial number under United States Preference Rating Order P-56.

Operation of ships, vessels and other craft, except naval and pleasure vessels (excluding ship repairs to be physically incorporated into ocean-going cargo vessels).

Ore milling of base metals and other strategic metals or minerals which have been assigned a serial number under United States Preference Rating Order P-56.

Public utilities; gas, light, power, water and central heating and sanitation.

Public transportation, terminal and dock facilities, including stevedoring.

Petroleum and natural gas production, transportation, refining and marketing (except retail marketing).

Radio broadcasting.

Radio communication.

Seed processing, packaging, preservation and storage.

Ship repair and maintenance.

Slag recovery and disposal.

Smelting and refining of base metals and other strategic metals or minerals.

Vegetable oil extraction.

Warehouses, refrigerated; perishable food products.

Wire communications industries.

(4) Institutions and Governmental agencies:

Anti-espionage and anti-sabotage activities—Dominion government agencies only.

Beacons, markers, and radio devices employed as aids to navigation.

Canadian Post Office Department.

Communicable disease control.

Fire protection.

Hospitals.

Police and law enforcement agencies.

Refuse and garbage collection and disposal.

Public sanitary sewerage system or public sanitary sewerage system combined with a storm sewerage system.

The Alaska Highway.

SCHEDULE 3 TO ORDER No. PO 5B

Preference Rating AA-2

(1) Distributors:

Any distributor to the extent that he has received purchase orders specifying that the materials shown on the purchase orders are for use as maintenance, repair and operating supplies or minor capital expenditures and that such materials are for purposes of use described in paragraphs (2), (3) or (4) of this Schedule 3.

(Note: Maintenance, repair and operating supplies and minor capital expenditures for purposes of use described by this Schedule 3 are coded "PCS 22 MRO" under the Program Classification System—Priorities Officer's Order No. PO 4B).

(2) Manufacture of the following products:—

Intermediate metal products:

Metal stampings.

Strapping, metal, round and flat (including seals).

Chemical products:

Dry cleaning preparations.

Printing ink.

Soap, soap chips, flakes and powders.

General industrial equipment:

Boilers, below 100 pounds pressure.

Bottling machines.

Dust collecting equipment, industrial.

Packaging machinery; including packaging machines, bag filling and closing machines, case packers and case sealing machines, wrapping machines.

Presses, baling.

Sewing machines, industrial.

Spraying equipment, industrial.

Vacuum cleaners, industrial.

Special industry machinery:

Automotive maintenance equipment.

Broom, brush and mop making machinery.

Cooperage machinery.

Cotton ginning, compressing and delinting machinery.

Distillery machinery (except beverage).

Food and food processing machinery and equipment, except food dehydration machinery.

Hemp, flax and similar fibre decorticating machinery.

Leather working machinery.

Metal container and closure making machinery.

Optical and ophthalmic goods making machinery.

Paper and fibre container making machinery.

Papermill, pulp mill and paper products machinery.

Printing trades machinery and equipment.

Sewer cleaning machinery and equipment.

Textile machinery.

Wood boxmaking machinery.

Special industry machinery not elsewhere listed, excluding tobacco manufacturing machinery and equipment and cosmetics machinery.

Construction machinery and equipment:

Other construction machinery and equipment, not listed in Schedule 2 to this Order.

Military type products:

Insignia, military.

Products for military use not elsewhere listed.

Electrical products:

Bells, buzzers, chimes, gongs, horns and other sound signalling devices (electric).

Electric appliances, commercial and domestic, all types.

Flashlight cases.

Lamp bulbs and tubes, except aircraft.

Lamps and lanterns.

Lighting equipment and accessories, other than aircraft, airport and marine.

Lighting fixtures.

Street and highway traffic control signals and controllers.

Transportation equipment:

Wagons, carts, sleds, sleighs, and other non-motorized vehicles.

Building materials:

- Asphaltic building products.
- Building mesh.
- Cement, Portland.
- Concrete building products.
- Doors and windows.
- Gypsum building products.
- Hardware, builders.
- Metal moulding and trim.
- Mineral wool, industrial.
- Plumbing fixtures, fittings and trim, and sanitary ware.
- Radiators, convectors and blast heating coils.
- Screen cloth.
- Sheet metal building products.
- Structural insulation and fibre board.
- Weatherstripping.
- Wire fence, posts and gates.
- Products for structural use not elsewhere listed (including light-weight aggregates, ready-mixed concrete and pre-mixed bituminous concrete).

Miscellaneous products:

- Baby carriages and similar equipment.
- Bag and bale ties.
- Beds, bedsprings and mattresses.
- Bells, gongs and other non-electric signalling devices.
- Brooms, brushes, mops.
- Burners, gas, oil and combination.
- Caskets, coffins, burial cases and vaults.
- Ceramic and clay products.
- Church goods.
- Clocks and watches, including chronometers, except aircraft.
- Closures, all types.
- Containers: all types except fibre drums, gas cylinders and tin containers, and nailed wooden boxes and crates.
- Cork products.
- Cutlery.
- Dishwashing machinery, commercial.
- Elevators and escalators.
- Fans, ventilating (commercial).
- Findings, apparel and shoe.
- Fire protection equipment, including portable and fixed fire-extinguishers and systems other than carbon dioxide types; stirrup pumps; automatic sprinkler systems; fire hose, hose dryers, racks, reels and related products and fire hydrant indicator posts and stand pipe equipment.
- Floor coverings, linoleum and felt base.
- Floor finishing and floor maintenance machines.
- Food preparation and serving fixtures, equipment and appliances, commercial.
- Furniture.
- Glass products: not elsewhere listed, excluding mirrors.
- Hairpins, bob pins, and hair curlers.
- Hardware, not elsewhere listed.
- Hooks and eyes, slide and snap fasteners, buckles, buttons and miscellaneous apparel findings.
- Houses, mobile and prefabricated.
- Identification badges, emblems, pin tickets, plates, tags, not military.
- Instruments, musical.
- Kitchen, household and other miscellaneous articles.
- Lamp and lanterns, non-electric.
- Laundry, dry cleaning and pressing machinery, commercial.
- Laundry machinery, domestic.
- Lawn mowers, hand and power.
- Leather and leather products.
- Loose leaf binders.

Morticians' goods.
 Needles.
 Office machinery.
 Office supplies, including marking devices.
 Ophthalmic goods.
 Pens and pencils.
 Phonographs, parts, records and needles.
 Pins, common and safety.
 Projection apparatus.
 Pulp and paper and paper products.
 Razors and blades.
 Rope.
 Scales and balances, industrial and commercial.
 Sewing machines.
 Textiles and clothing.
 Time stamps and recording devices.
 Tools, farm and garden, edge and hand.
 Traps and cages, animal.
 Unit heaters and unit ventilators.
 Vitreous enameled products.
 Wood products.
 Products for military, industrial and structural use not elsewhere listed.

(3) Conduct of the following businesses or activities:

Analytical, clinical, instructional production control, research and testing laboratories not specifically included in Schedule 2, paragraph 3 to this Order, except those engaged in the mining or smelting of non-strategic metals or minerals.
 Commercial sound recording.
 Cotton ginning and compressing.
 Construction.
 Drainage and irrigation.
 Engraving on metal.
 Hemp, flax, and similar fiber decortication.
 Motion picture production.
 Printing and publishing, including blueprinting and allied reproduction.
 Refrigeration (commercial) other than food.
 Scrap salvage, sorting and processing.
 Solid fuel distribution and marketing including only those dealers with equipped yards (a dealer with an equipped yard is one who regularly maintains storage and sorting facilities as part of his own operations, and loading, carrying and other machinery for handling and weighing).
 Tire and tube recapping, retreading and vulcanizing.
 Warehousing metal.
 Warehouses: public: dry and open storage.

(4) Institutions and Governmental agencies:

Airports and flight strips.
 Canals—waterways.
 Dams, levees and revetments.
 Department of Public Printing and Stationery.
 Educational institutions.
 Flood control facilities.
 Mine safety.
 Mineral resources: exploration for (governmental agencies only).
 Over-all administration including staff services, such as fiscal, procurement, personnel, etc., by Governmental agencies only.
 Penal institutions and prisons including prison industries.
 Publicly-owned buildings which are used for governmental activities.
 Public dispensaries, clinics and health stations, governmentally-owned or operated not for profit.

Public streets, highways and roads.

Printing and publishing.

Processing, warehousing, distribution, preparation, serving and inspection of food by Governmental agencies only.

Repairs made necessary by reason of breakdown of plumbing, heating, electric wiring or equipment, or elevator service in any building or to provide against imminent breakdown of any such facilities by Governmental agencies only.

Royal Canadian Mint.

Storm sewers.

Street lighting by Governmental agencies which are not engaged in the business of furnishing electric power for use by the public except in cases where equipment is maintained by a utility company.

Supplying gas, water, electric power or central steam heating, by a governmental agency, when such service is for its own use exclusively.

SCHEDULE 4 TO ORDER No. PO 5B

Preference Rating AA-5

(1) Distributors:

Any distributor to the extent that he has received purchase orders specifying that the materials shown on the purchase orders are for use as maintenance, repair and operating supplies or minor capital expenditures, and that such materials are for purposes of use described in paragraphs (2), (3) or (4) of this Schedule 4.

(NOTE.—Maintenance, repair and operating supplies and minor capital expenditures for purposes of use described by this Schedule 4 are coded "PCS 23 MRO" under the Program Classification System—Priorities Officer's Order No. PO 4B.)

(2) Manufacture of any product not listed in paragraph (2) of Schedules 2 or 3 to Order No. PO 5B.

(3) Persons engaged in any business not listed in paragraph (3) of Schedules 2 or 3 to Order No. PO 5B, except mining, quarrying, milling, smelting and refining of non-strategic metals and minerals.

(4) Institutions and Governmental agencies not listed in paragraph (4) of Schedules 2 or 3 to Order No. PO 5B.

SCHEDULE 5 TO ORDER No. PO 5B

Purchase orders placed with a United States supplier calling for delivery of any of the items specified below in List A or List B may *not* be assigned any United States preference rating under the terms of this Order.

List A—(The following items may be delivered by a United States supplier without regard to any War Production Board preference ratings; however, items 12 to 20 inclusive are subject to Regulations of the War Food Administration).

1. Chemicals of the following types manufactured or produced for exclusive use in the petroleum industry:—
 - (a) Anti-oxidants, (gum inhibitors) for motor fuels.
 - (b) Chemical additives and compound bases for heavy duty gasoline engine, diesel engine and aviation engine oils.
 - (c) Chemical additives and compound bases for hypoid gear oils.
 - (d) Synthetic catalysts for oil cracking operation.
 - (e) Synthetic catalysts for cumene and codimer manufacture.
 - (f) Synthetic catalysts for petroleum isomerization operations.
 - (g) Synthetic catalysts for petroleum sweetening operations.
2. Communication services.

3. Dental burs.
4. Electric energy.
5. Gas, manufactured.
6. Gas, natural.
7. Petroleum products.
8. Steam heating, central.
9. Sterilizer equipment.
10. Track-laying tractor repair parts.
11. Ice.
12. Tobaccos.
13. Vegetable, fish, marine animal and animal fats and oils, whether edible or inedible, and including their by-products and residues (whether resulting from refining, distillation, saponification, pressing or settling).
14. Sulfated, sulfonated, and sulfurized fats and oils.
15. Tall oil.
16. Wool grease.
17. Soap (other than metallic).
18. Fatty acids.
19. Glycerine.
20. Food for human or animal consumption.

List B—(The following items may *not* be delivered by a United States supplier on any blanket MRO preference rating).

1. Adhesive tape backed with cellophane or similar transparent material derived from cellulose.
2. Animal traps.
3. Anti-freeze, all types.
4. Athletic and sport equipment.
5. Automotive maintenance equipment.
6. Automotive replacement batteries.
7. Automotive replacement parts.
8. Award emblems, badges, buttons and other similar award pins (not including identification badges).
9. Blowers and industrial vacuum cleaners.
10. Cast iron ware.
11. Cellophane and cellulose acetate film less than three one thousandths (0.003) of one inch thick.
12. Cellulose caps or bands of any gauge.
13. Chinaware.
14. Civilian defence devices; any device, equipment, instrument, preparation or other material designed or adapted for use in connection with:
 - (a) Air raid warnings or detection of the presence of enemy aircraft; or
 - (b) Blackouts or dimouts; or
 - (c) The protection of civilians, either individually or collectively, against enemy action or attack.
15. Clocks and watches.
16. Closures and closing devices required for packaging products to be shipped or delivered, as follows:
 - (a) Closures for glass containers.
 - (b) Gummed stay and sealing tape, paper and cloth.
 - (c) Paper and paperboard bottle caps, closures and hoods.
17. Containers, fabricated (in knock-down or set-up form, whether assembled or unassembled) and materials to be incorporated into containers. For the purpose of this Item (17) the word "containers" shall not include steel strapping, shipping reels and skids, or any item which is specifically excluded from the following sub-items (such as shell containers). It shall, however, include all other containers required for packaging products to be shipped or delivered, including, but not limited to:
 - (a) Bags, all types, and specialty envelopes (including those made of paper, textile, combinations of materials, transparent films, metallic foils, parchment, kraft or sulphite).
 - (b) Baskets and hampers.
 - (c) Cans.

- (d) Collapsible tubes.
- (e) Cooperage, tight and slack.
- (f) Fibre cans, fibre tubes (except shell containers), fibre bottles, fibre mailing cases, and fibre drums.
- (g) Folding and set-up boxes (paperboard).
- (h) Gas cylinders.
- (i) Glass containers.
- (j) Ice cream cans (paperboard) and paraffin cartons and pails.
- (k) Paper cups and paper food containers, (except as required for "in-plant feeding").
- (l) Paper milk containers.
- (m) Steel shipping drums.
- (n) Wooden and fibre inner containers.
- (o) Wooden and fibre shipping containers and parts.
- 18. Corrugated and solid fibre sheets, not constituting "shipping containers" or "parts".
- 19. Cutlery.
- 20. Electronic intercommunicating systems, including public address systems.
- 21. Enameled ware.
- 22. Filing cabinets, wooden.
- 23. Fire protective equipment (excluding materials or parts required for the repair or maintenance of existing fire protective equipment), including:
 - (a) Couplings, playpipes and allied fittings.
 - (b) Fire hose, hose dryers, racks and reels.
 - (c) Fire pumps.
 - (d) Fire sprinkler systems.
 - (e) Foam generators.
 - (f) Indicator posts.
 - (g) Lightning rod systems.
 - (h) Piped extinguishing systems.
 - (i) Portable fire extinguishers.
 - (j) Stirrup pumps.
 - (k) Water spray nozzles.
- 24. Flatware.
- 25. Frying pans.
- 26. Fuel
- 27. Furniture for use in offices, factories, industrial establishments, and institutions, except furniture specifically designed for schools.
- 28. Galvanized ware (except for funnels, oil and gasoline cans having a capacity of from 1 to 5 gallons, inclusive, and flexible spout measures).
- 29. Glass tableware.
- 30. Glass tumblers.
- 31. Kitchen ware, heavy duty:
 - (a) Bakery utensils.
 - (b) Butcher benches.
 - (c) Butcher blocks.
 - (d) Canopies or hoods.
 - (e) Carriers, food.
 - (f) Carriers, tray.
 - (g) Coffee mills and grinders.
 - (h) Counters, cafeteria, lunch and serving.
 - (i) Counter protectors.
 - (j) Cutters, french fry.
 - (k) Cutters, meat, bone and fish.
 - (l) Dispensers, milk and cream.
 - (m) Display racks.
 - (n) Dough dividers.
 - (o) Dough troughs.
 - (p) Knife sharpeners and grinders.
 - (q) Pans, cold.
 - (r) Potato mashers.
 - (s) Potato and vegetable parers or peelers.

- (t) Racks, bread (bakery).
- (u) Racks, dump (bakery).
- (v) Racks, pans (bakery).
- (w) Sandwich units.
- (x) Slicers, meat and bread.
- (y) Tables, bakers.
- (z) Tables, cooks, chef, salad and work.
- (aa) Tables, soiled and clean dish.
- (bb) Toaster stands.
- (cc) Tray stands.
- (dd) Trucks, food.
- (ee) Urn stands.
- 32. Kitchen household and miscellaneous articles.
- 33. Laboratory instruments and equipment including parts thereof (except purchases for use by:
 - (a) Army, Navy or Air Force.
 - (b) Analytical, clinical, instructional, production control, research or testing laboratories).
- 34. Lawn mowers, including power and gang mowers.
- 35. Lighting fixtures, fluorescent and incandescent; and electric floodlights; when purchased under Schedule 4 to this Order.
- 36. Lockers, wooden, for offices and factories.
- 37. Medical, surgical and dental equipment and supplies (except parts for the maintenance or repair of existing equipment) including:
 - (a) Anaesthesia and oxygen equipment and accessories.
 - (b) Atomizers.
 - (c) Clinical thermometers.
 - (d) Crutches.
 - (e) Dental consumable supplies.
 - (f) Dental equipment and appliances.
 - (g) Diagnostic instruments and apparatus.
 - (h) Electric light bulbs for diagnostic instruments.
 - (i) Hearing aids.
 - (j) Hospital and medical rubber drug sundries.
 - (k) Hospital enamelware and stainless steel ware.
 - (l) Hypodermic needles and syringes.
 - (m) Operating and examining room furniture.
 - (n) Operating and examining room lights.
 - (o) Ophthalmic goods.
 - (p) Orthopedic appliances including splints, belts and trusses.
 - (q) Physical therapy equipment and supplies.
 - (r) Sterilizers.
 - (s) Surgical dressings.
 - (t) Suture needles.
 - (u) Sutures.
 - (v) X-ray equipment and supplies.
- 38. Medical, surgical and dental instruments.
- 39. Medicinal preparations, including vitamins.
- 40. Monorail system and additions thereto, except one complete addition valued at less than \$300 in purchase value.
- 41. Pails and tubs, wooden, including wooden mop pails.
- 42. Paper and paperboard and products manufactured therefrom and moulded pulp products; excluding carbon paper, tracing paper, reproduction paper, sensitized paper, engineering graph paper, chemically treated paper for engineering use, litmus paper and filter paper and paper tags.
- 43. Pencils, mechanical.
- 44. Pencils, wood cased.
- 45. Pens, fountain.
- 46. Pen holders.
- 47. Pen nibs, steel.
- 48. Photographic film, sensitized.
- 49. Pins, common and safety.

50. Precision measuring instruments and testing equipment.
51. Printing and publishing:
 - (a) Printed matter, including items such as letterheads, envelopes, forms and printed and ruled stationery.
 - (b) Processed printing plates.
 - (c) Type metal, stereotyping metal and electrotpe backing-metal.
 - (d) Printing paper, paperboard and binders' board.
 - (e) Book cloth.
 - (f) Blankbook and loose-leaf binders, metal parts and units.
 - (g) Mechanical bindings.
52. Radio transmitting and receiving equipment.
53. Signal and alarm equipment, including:
 - (a) Central Station, proprietary, auxiliary and automatic fire alarms.
 - (b) Watchman's time recording, burglar, bank vault, holdup and intrusion systems.
54. Slide rules, precision engineering, having a list price of \$7.50 or more.
55. Venetian blinds.
56. Wire intercommunicating systems.
57. Wooden shelving.
58. Woodworking machinery costing more than \$50 in purchase value.
59. Animal bristles and hair.
60. Closures, apparel.
61. Clothing, footwear (including safety shoes), hats, gloves and all other outer or under garments or apparel, if made in whole or in part of leather or textile yarn, staple fibre or fabrics. This Order does not apply to the following when specifically designed and used to furnish protection against specific occupational hazards (other than weather):
 - (a) Asbestos clothing.
 - (b) Gauntlet type welders' leather gloves and mittens and electricians' leather protector or cover gloves.
 - (c) Metal mesh gloves, aprons and sleeves.
 - (d) Other safety leather gloves or mittens, but only if steel stitched or steel reinforced.
 - (e) Plastic and fibre safety helmets.
 - (f) Safety clothing impregnated or coated for the purpose of making the same resistant against fire, acids, other chemicals or abrasives.
 - (g) Safety industrial leather clothing other than gloves or mittens.
 - (h) Safety industrial rubber gloves and hoods and linemen's rubber gloves and sleeves.
62. Combinations of cotton, wool or synthetic yarn.
63. Combination of cotton, wool or synthetic woven, felted, knitted or braided fabrics.
64. Cotton yarn.
65. Cotton woven, knitted or braided fabrics.
66. Dyestuffs.
67. Eyelets, metal.
68. Findings, shoe (metal) except shoe wire.
69. Hides, skins, furs and leather and products made primarily therefrom.
70. Manila, Agave, Istle, Hemp (Cannabis Sativa), Sunn Hemp, Raffia, Flax, Jute, Coir yarn and other fibres, when used for cordage; and cordage products made primarily therefrom.
71. Sponges.
72. Synthetic yarn.
73. Synthetic woven, knitted or braided fabrics.
74. Tacks, cut steel and wire.
75. Textile fibres (animal or vegetable, including sisal processor's mill waste, sisal bagasse, curled istle, etc.) and products made primarily from textile fibres or textiles, not including fabrics which have been coated and not including fire hose.
76. Wool and wool yarn.
77. Wool woven, knitted, felted or braided fabric.

SCHEDULE 6 TO ORDER No. PO 5B

This schedule is referred to in Section 1, paragraph (h) subsection (iii).

1. Athletic supplies, sporting goods, or toys or games.
2. Beverages, except milk.
3. Books, magazines, newspapers, greeting cards, or other printed or engraved matter.
4. Candy or chewing gum.
5. Cigars, cigarettes, smoking or chewing tobacco or snuff.
6. Jewelry, watches, luggage, brushes, razors, pipes and like articles for personal use or adornment.
7. Furniture, store fixtures, bar-room fixtures, bowling alleys and the like.
8. Silverware, woodenware, household electrical appliances and equipment, but not including china and glassware.
9. Musical instruments.
10. Stationery or office supplies.
11. Toiletries or cosmetic products.
12. Wearing apparel of every sort, except for the Army, Navy, or the Air Force, and except safety equipment or safety clothing.

SCHEDULE 7 TO ORDER No. PO 5B

This schedule is referred to in Section 3, paragraph 1, subsections (a) and (b).

1. Coated fabric.
2. Organic intermediates for the following:
 - rubber.
 - explosives.
 - dyes.
 - medicinal chemicals.
 - photographic chemicals.
 - plastics and synthetic resins.
 - refining.
 - oil additives.
3. Paints, varnishes and lacquers.
4. Pigments, colours and extenders.
5. Printing inks.
6. Chemicals as listed below:
 - Acetonyl acetone.
 - Acetylene.
 - Acetylene dichloride.
 - Acetylene tetrachloride.
 - Acids:
 - boric.
 - butyric (all).
 - chlorosulfonic.
 - hydrochloric.
 - hydrofluoric.
 - hydrofluosilicic.
 - lactic.
 - monochloracetic.
 - phosphoric.
 - propionic.
 - tartaric.
 - trichloracetic.
 - Alpha proteins.
 - Aluminum acetate.
 - Aluminum ammonium sulphate.
 - Aluminum chloride (not anhydrous).
 - Aluminum formate.
 - Aluminum hydroxide (light).

Aluminum nitrate.
 Aluminum potassium sulphate.
 Aluminum sulphate.
 Ammonium aluminum sulphate.
 Ammonium bicarbonate.
 Ammonium bifluoride.
 Ammonium fluoride.
 Ammonium molybdate.
 Ammonium persulfate.
 Ammonium phosphates.
 Ammonium silicofluoride.
 Ammonium thiocyanate.
 Amyl alcohols (all).
 Amyl esters (all).
 Antimony chloride.
 Antimony trichloride.
 Arsenic disulfide.
 Barium carbonate.
 Barium chloride.
 Barium peroxide.
 Barium silicofluoride.
 Benzoyl peroxide.
 Bordeaux mixture.
 Butyl aldehydes (all).
 Butyric acids (all).
 Calcium acetate.
 Calcium arsenate.
 Calcium arsenite.
 Calcium carbonate, precipitated.
 Calcium chloride.
 Calcium cyanide.
 Calcium peroxide.
 Calcium phosphates.
 Camphor, synthetic.
 Carbon bisulphide.
 Carbon dioxide.
 Carbon tetrachloride.
 Caustic potash.
 Caustic soda.
 Cerium salts.
 Chloral hydrate.
 Chloramine B & T.
 Chlorinated paraffin.
 Chloroform.
 Copper acetarsenite.
 Cumaren-indone resins.
 Degreasing compounds.
 Detergents and wetting agents, synthetic organic
 Dichloramine B & T.
 Dichlorethyl formal.
 Ethers (all).
 Ester gum.
 Ethyl chloride.
 Ethyl silicate.
 Ferric nitrate.
 Ferric sulphate.
 Ferrous chloride.
 Glue and gelatin.
 Hexachlorbenzene.
 Hexachlorethane.
 Hydrogen cyanide.

Hydrogen gas.
 Hydrogen peroxide.
 Hydrogen sulphide.
 Hydroquinone.
 Isobutyl-undecylenamide.
 Isopropyl butyrate.
 Isopropyl propionate.
 Ketones (except methyl ethyl, and methyl isobutyl ketone).
 Lanthanum oxide.
 Lead acetate.
 Lead arsenate.
 Lead dioxide.
 Lead nitrate.
 Lead peroxide.
 Lead silicate.
 Lead thiocyanate (sulphocyanide).
 Lime and limestone.
 Lime sulphur.
 Limed rosin.
 Magnesium carbonate.
 Magnesium chloride.
 Magnesium peroxide.
 Magnesium silicofluoride.
 Magnesium sulfate.
 Manganese acetate.
 Manganese chloride.
 Manganese precipitated dioxide.
 Manganese sulfate.
 Mercuric chloride.
 Mercuric cyanide.
 Mercuric ethyl chloride.
 Mercuric nitrate.
 Mercuric oxide.
 Mercuric sulfate.
 Mercuric sulfide.
 Mercurous chloride.
 Mercurous chloride acetate.
 Metallic driers.
 Metallic naphthanates.
 Metallic stearates (except alkali stearates).
 Methyl bromide.
 Methyl cellulose.
 Methyl chloride.
 Methylene chloride.
 Nicotine sulfate.
 Nitrocellulose.
 Nitrous oxide.
 Oxygen.
 Paris green.
 Perchlorethylene.
 Phosphorus oxychloride.
 Phosphorus pentasulfide.
 Potassium :
 acetate.
 aluminum sulfate.
 antimonate.
 carbonate.
 ferricyanide.
 ferrocyanide.
 hydroxide.

permanganate.
 persulphate.
 thiocyanate.
 Rare earth salts.
 Red squill.
 Resins, natural.
 Scandium salts.
 Seed disinfectants.
 Silica gel.
 Silver cyanide.
 Silver nitrate.
 Silver oxide.
 Soda, modified.
 Soda ash.
 Sodium:
 acetate.
 aluminate.
 aluminum sulphate.
 sodium antimonate.
 arsenate.
 arsenite.
 acid pyrophosphate.
 bicarbonate.
 bifluoride.
 bisulphate.
 bisulphite.
 ferricyanide.
 ferrocyanide.
 fluoride.
 fluosilicate.
 hydrosulphite.
 orthosilicate.
 pentachlorophenate.
 perborate.
 peroxide.
 sequeicarbonate (trona).
 sesquisilicate.
 silicate.
 silicofluoride.
 stannate.
 thiocyanate.
 Soldering compounds.
 Soluble dried blood.
 Soya bean adhesives.
 Stannic chloride (tin tetrachloride).
 Stannic oxide.
 Stannic sulphate.
 Stannous chloride.
 Starch adhesives.
 Sulphur chloride.
 Superphosphate, regular and concentrated.
 Terpene resins.
 Titanium tetrachloride.
 Thallium sulphate.
 Thorium salts.
 Trichlorethylene.
 Triethanolamine.
 Urea peroxide.

Waxes, vegetable.

bees.

carnauba.

candelilla.

ouricury.

Wetting agents, synthetic organic.

Yttrium salts.

Zeolites.

Zinc acetate.

Zinc ammonium chloride.

Zinc chloride.

Zinc cyanide.

Zinc hydrosulphite.

Zinc peroxide.

Zinc resinatus.

Zinc phosphide.

Zinc sulphate.

Zircunfum salts.

DEPARTMENT OF MUNITIONS AND SUPPLY

RUBBER CONTROLLER

ORDER No. RUBBER 4D

(Order No. Rubber 4—Rubber Tires and Tubes—Amended)

Dated December 31, 1943.

Pursuant to the powers conferred by Order in Council P.C. 9995 of November 3, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Section 13 of Order No. Rubber 4 Amended*

Section 13 of the Rubber Controller's Order No. Rubber 4, dated June 30, 1943, is amended to read as follows:—

"13. Sale of Scrap Tires Unrestricted

Notwithstanding any provision of this Order, any person may sell or offer to sell to any other person any tire or tube which cannot be made safe for operation on a vehicle."

J. A. MARTIN,
Deputy Rubber Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

VOLUME I, No. 8



FEB. 28, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

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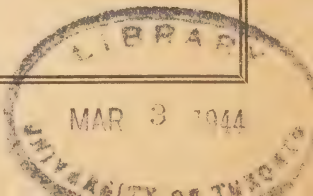


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ERRATA:

- Canadian War Orders and Regulations 1944*, Volume I, No. 6, Page 341—Administrator's Order No. A-1083:
The last two lines of Section 2 of this Order should commence as follows:
"No. 1 Spruce Lath etc."
"No. 2 Spruce Lath etc."
- Canadian War Orders and Regulations 1944*, Volume I, No. 7, Page 386—Administrator's Order No. A-1083:
Part II of the Schedule, Zone V—Southern Interior Region of British Columbia, before "Unitized Apple and Pear Tops (Plain) \$25.00" insert
"Shooks per 1000".
- Canadian War Orders and Regulations 1944*, Volume I, No. 7, Page 390—Administrator's Order No. A-1101:
Section 1 should read "Administrator's Order No. A-448 is hereby revoked".

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ERRATA:	
<i>Canadian War Orders and Regulations 1944</i> , Volume I, No. 5, page 286—Order No. Timber 18B, second last item should read	
“2 x 12 D1S1E, D1S2E, D2S1E or D4S 1 5/8" x 11 1/2"1900”	
instead of:	
“2 x 12 D1S1E, D1S2E, D2S1E or D4S 1 5/8" x 7 1/2"1850”	

PART I
Orders in Council

**Order in Council exempting from War Exchange and Excise taxes,
rough diamonds.**

P.C. 9780

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 15th day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of diamonds, rough or uncut, not advanced in condition or value from their natural state by cleaving, splitting, cutting, or other process, when imported by diamond cutters for use exclusively in the manufacture of gem or industrial diamonds in their own factories be exempt from the war exchange tax of 10 per cent ad valorem and the 3 per cent special excise tax, effective December 15, 1943.

A. D. P. HEENEY,

Clerk of the Privy Council.

**Order in Council prohibiting the importation of peppermint oil except
under permit.**

P.C. 918

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 15th day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Wartime Industries Control Board, on the advice of the Controller of Chemicals, represents that it is in the public interest to control the importation of peppermint oil;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that the importation into Canada of peppermint oil be and it is hereby prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council providing payment of bonus on wool.

P.C. 2/1000

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council on the 18th February, 1944.

The Board had under consideration a memorandum from the Honourable the Minister of Agriculture reporting:—

"That under authority of Order in Council dated 29th March, P.C. 1/2519, the Agricultural Supplies Board was authorized to pay to the governments of those provinces co-operating with the Dominion in the payment of a bonus on wool of specified standards of cleanliness, an amount not exceeding one-half of the expenditure incurred by such provincial governments;

That in view of the satisfactory results of the plan in improving the cleanliness of wool fleeces shipped to Registered Wool Warehouses, it is deemed desirable that this arrangement be extended to apply to the 1944 wool clip on a basis similar to that of the 1943 wool clip.

The undersigned therefore recommends, on the report of the Agricultural Supplies Board, that Your Excellency in Council, under authority of the War Measures Act, do authorize the Agricultural Supplies Board to pay to the Governments of those provinces co-operating with the Dominion in the payment of a bonus on wool an amount not exceeding one-half of the expenditure incurred by such provincial governments for such purpose, subject to the following conditions:—

- (1) That the Dominion's share of the bonus shall in no case exceed 2 cents per pound;
- (2) That the bonus shall be paid in respect of the 1944 wool clip for wool delivered to Registered Wool Warehouses in accordance with the annexed rules and regulations, but provided, however, that the bonus shall only apply to wool received from farmers in provinces in which the provincial government has agreed to such bonus and has undertaken to share the cost of the bonus equally with the Dominion Government;
- (3) That payments shall be made only when the provincial authorities concerned have been provided with satisfactory evidence with respect to the eligibility for bonus of the wool of each producer.

The undersigned further recommends that a sum not exceeding \$160,000, representing the estimated share of the bonus payable by the Dominion Government, be allotted to the Department of Agriculture for use of the Agricultural Supplies Board for the said purpose, and that the money so provided be chargeable to the War Appropriation for the fiscal year 1944-45."

The Board, having approved the estimate of expenditure chargeable to the War Appropriation for the fiscal year 1944-45, concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,

Clerk of the Privy Council.

WOOL BONUS RULES AND REGULATIONS

1. The bonus will be paid on all standard grades of Canadian unwashed fleece wool, with the exception of reject and defective grades, where the wool has been prepared by the grower in accordance with the following regulations:—

- (a) The wool must be dry and in good condition—not damp, wet or musty;
- (b) The wool must be free of seeds, chaff, straw, burrs, manure tags, and other foreign matter;
- (c) The hairy and black or grey leg and face clippings must be kept separate and must not be rolled with the fleece;
- (d) Each fleece must be folded and tied separately, preferably rolled from breech to neck with the flesh side out;

- (e) Fleeces must be kept intact and tied with the standard paper fleece twine. Where necessary, the neck portion of the fleece, lightly twisted, may be used for holding the fleece intact. The bonus will not be paid on wool tied with binder twine or other sisal twine.

NOTE:—The bonus will not be paid on any wool received at a registered warehouse in generally poor condition or requiring special care or work in preparing it for market.

2. The bonus will also be paid on clean well-washed virgin wool which is free from vegetable matter, black and grey locks, brown and yellow ends and any objectionable foreign matter.

3. To qualify for the bonus, all the wool in a consignment, or portion of a consignment specially separated, must be in accordance with these regulations. (For the convenience of the grower in shipping, the wool eligible for bonus and the reject portion of the clip may be packed and included in the same sack or container provided a satisfactory division has been made in order to protect the clean portion of the clip.)

WARTIME LABOUR RELATIONS REGULATIONS

P.C. 1003

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 17th day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

WHEREAS it is deemed to be in the public interest, especially during the war period and more particularly in industries essential to the prosecution of the war, that employers and employees collaborate for the advancement of the enterprises in which they are engaged;

That employers and employees should freely discuss matters of mutual interest with each other;

That differences between employers and employees should be settled by peaceful means; and

That both employers and employees should be free to organize for the conduct of negotiations between them and that a procedure should be established for such negotiations;

AND WHEREAS it is therefore deemed necessary, by reason of the war, for the security, defence, peace, order and welfare of Canada and for the effective prosecution of the war, that regulations be made in respect of such matters.

Now, THEREFORE, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act, chapter 206 of the Revised Statutes of Canada, 1927, is pleased to make the regulations hereto attached and they are hereby made and established accordingly.

A. D. P. HEENEY,

Clerk of the Privy Council,

SHORT TITLE

1. These regulations may be cited as the Wartime Labour Relations Regulations.

INTERPRETATION

2. (1) In these regulations unless the context otherwise requires,
 (a) "appropriate War Labour Board" means, in connection with any matter the National War Labour Board or the Regional War Labour Board that has jurisdiction in the matter under the Wartime Wages Control Order, 1943;
 (b) "Board" means the Wartime Labour Relations Board established by these regulations;

- (c) "certified bargaining representative" means a bargaining representative certified by the Board under these regulations;
- (d) "collective agreement" means an agreement in writing between an employer or an employers' organization on the one hand and a trade union or an employees' organization on the other hand containing provisions with reference to rates of pay, hours of work or other working conditions;
- (e) "Conciliation Board" means a Board appointed by the Minister under section fourteen;
- (f) "employee" means a person employed by an employer to do skilled or unskilled manual, clerical or technical work; but does not include
 - (i) a person employed in a confidential capacity or having authority to employ or discharge employees; or
 - (ii) a person employed in domestic service, agriculture, horticulture, hunting or trapping;
- (g) "employer" means a person employing more than one employee and includes
 - (i) the National Harbours Board; and
 - (ii) any other body incorporated to act as an agent of His Majesty in right of Canada except any such body whose employees are entitled to a cost-of-living bonus under the order made by the Governor in Council on the twenty-sixth day of August, nineteen hundred and forty-one, for the payment of a cost-of-living bonus to employees of the Government of Canada (P.C. 6702), as amended;
- but does not include His Majesty or any person or corporation acting for or on behalf or as an agent of His Majesty except as hereinbefore expressly provided;
- (h) "employers' organization" means an organization of employers formed to regulate relations between employers and employees;
- (i) "employees' organization" means an organization of employees formed to regulate relations between employers and employees;
- (j) "lockout" includes the closing of a place of employment, a suspension of work or a refusal by an employer to continue to employ a number of his employees, done to compel his employees, or to aid another employer to compel his employees, to accept terms of employment;
- (k) "Minister" means the Minister of Labour for Canada;
- (l) "prescribed" means prescribed by the Board;
- (m) "strike" or "to go on strike" includes the cessation of work by a body of employees acting in combination or a concerted refusal or a refusal under a common understanding of a number of employees to continue to work for an employer, done to compel their employer, or to aid other employees to compel their employer, to accept terms of employment;
- (n) "trade union" means a provincial, national or international employees' organization, or a local branch chartered by, and in good standing with, such an organization;
- (o) a reference to a section by number only is a reference to the section in these regulations bearing that number and a reference to a subsection by number only is a reference to the subsection bearing that number in the section where the reference occurs;
- (p) words importing the masculine gender include corporations, trade unions, employees' organizations and employers' organizations as well as females.

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(2) No employee shall cease to be such within the meaning of these regulations reason only of his ceasing to work as the result of a lockout, strike or his wrongful

(a)

(b)

APPLICATION

3. (1) These regulations apply in the case of employees

- (a) who are employed upon or in connection with a work, undertaking or business that is ordinarily within the legislative authority of Parliament, including, but not so as to restrict the generality of the foregoing,
 - (i) works, undertakings or businesses operated or carried on for or in connection with navigation and shipping, whether inland or maritime;

- (ii) lines of steam or other ships, railways, canals, telegraphs and other works and undertakings connecting any province with any other or others of the provinces, or extending beyond the limits of the province;
 - (iii) lines of steamships between a province and any British or foreign country;
 - (iv) ferries between any province and any British or foreign country, or between two provinces; and
 - (v) such works as, although wholly situate within the province, have been or may be declared by the Parliament of Canada to be for the general advantage of Canada, or for the advantage of two or more of the provinces;
 - (b) who are employed upon or in connection with a work, undertaking or business that is essential to the efficient prosecution of the war; or
 - (c) whose relations with their employers in matters covered by these regulations are ordinarily within the exclusive legislative jurisdiction of a provincial legislature to regulate and to whom these regulations have been applied by the provincial legislature in respect of their relations with their employers;
- and to the employers of all such employees in their relations with such employees and to trade unions, employees' organizations and employers' organizations composed of such employees or employers.

(2) For the purposes of this section, the employees employed in a work, undertaking or business described in Schedule A to these regulations, and no others, shall be deemed to be employed in connection with a work, undertaking or business that is essential to the efficient prosecution of the war.

(3) Schedule A to these regulations may be amended, either by the addition or deletion of a class of employees, by an order made by the Governor General in Council.

(4) If a provincial legislature applies these regulations to any employees as provided for in paragraph (c) of subsection one, every person on whom duties are imposed and in whom powers are vested by these regulations shall perform and exercise such duties and powers with reference to such employees and their employers and trade unions, employees' organizations, and employers' organizations composed of such employees and employers in all respects as in the case of employees mentioned in paragraphs (a) and (b) of subsection one and their employers and employees' organizations and trade unions and employers' organizations composed of such employees and employers.

RIGHTS OF EMPLOYEES AND EMPLOYERS

4. (1) Every employee shall have the right to be a member of a trade union or employees' organization and to participate in the lawful activities thereof.

(2) Every employer shall have the right to be a member of an employers' organization and to participate in the lawful activities thereof.

(3) Where bargaining representatives have been certified under section eight, the bargaining representatives or the employees' employer may, in accordance with the procedure hereinafter set out, enter into negotiations with a view to the completion of a collective agreement between the employer concerned on the one hand and the trade union or employees' organization on the other hand.

CERTIFICATION OF BARGAINING REPRESENTATIVES

5. (1) The employees of any employer may elect bargaining representatives by a majority vote of the employees affected.

(2) If the majority of the employees affected are members of one trade union, that trade union may elect or appoint its officers or other persons as bargaining representatives on behalf of all the employees affected; for the purpose of this section, an employee shall be deemed to be a member of the trade union if he has in writing requested the trade union to elect or appoint bargaining representatives on his behalf.

(3) Where more than one employer and their employees desire to negotiate a collective agreement, the employees of such employers may elect bargaining representatives by a majority vote of the employees affected of each employer, or, if the majority of the employees affected of each employer are members of one trade union that trade union may elect or appoint its officers or other persons as bargaining representatives on behalf of all the employees affected.

(4) If in accordance with established trade union practice the majority of a group of employees who belong to a craft by reason of which they are distinguishable from the employees as a whole, are separately organized into a trade union pertaining to the craft, such trade union may elect or appoint its officers or other persons as bargaining representatives on behalf of the employees belonging to that craft. Where any group claims and is entitled to the rights conferred by this subsection, the employees comprising the craft shall not be entitled to vote for any of the purposes of collective bargaining with that employer, except when the collective bargaining is in respect only of the craft to which they belong; nor shall they in any manner be taken into account in the computation of a majority in respect of any matter regarding which they are not entitled to vote.

(5) Two or more trade unions may, by agreement, join in electing bargaining representatives on terms consistent with these regulations.

6. When bargaining representatives have been elected or appointed, application may be made to the Board by or on behalf of such representatives for their certification as the bargaining representatives of the employees affected.

7. Upon such application the Board shall by an examination of records, by a vote or otherwise, satisfy itself that an election or appointment of bargaining representatives was regularly and properly made, and in the case of a trade union, that the trade union acted with the authority of the majority of the employees affected as prescribed by subsection two of section five, and that the unit of employees concerned is one which is appropriate for collective bargaining; and if the Board is not so satisfied, it shall reject the application.

8. (1) Where the Board is satisfied that the bargaining representatives have been duly elected or appointed, it shall certify them as bargaining representatives and shall specify the unit of employees on whose behalf the representatives so certified are authorized to act, and a collective agreement negotiated by such representatives shall be binding on every employee in the specified unit of employees.

(2) When bargaining representatives have been certified by the Board, the Board shall notify the applicants and the employer concerned of the certification.

9. At any time after the expiry of ten months of the term of a collective agreement, whether entered into before or after the effective date of these regulations, the employees affected may elect new bargaining representatives in the manner provided in section five and application may be made to the Board by or on behalf of such bargaining representatives for their certification. Upon receipt of such application the Board shall deal with the same as in the case of an initial application for certification under the regulations. If on such application the Board certifies new bargaining representatives, they shall be substituted for the previous bargaining representatives of the employees affected as a party to the agreement in question, and as such may give notice of the termination thereof as provided for in the agreement or under these regulations.

NEGOTIATION OF COLLECTIVE AGREEMENT

10. (1) When bargaining representatives have been certified under these regulations they may give the employer concerned, or the employer concerned may give the bargaining representatives, ten clear days' notice requiring that he or they, as the case may be, enter into negotiations with a view to the completion of a collective agreement.

(2) The parties shall negotiate in good faith with one another and make every reasonable effort to conclude a collective agreement.

(3) At the request of the bargaining representatives they may be accompanied during the negotiations by officers or agents of the trade union or employees' organization concerned.

(4) No collective agreement containing wage provisions shall be executed insofar as it involves any change in existing wage rates or other wage provisions until the appropriate War Labour Board has approved any such change, but it may nevertheless be executed as to the other provisions before such approval is received.

(5) Every party to a collective agreement and every employee upon whom a collective agreement is made binding by these regulations shall do everything he is, by the collective agreement, required to do and shall abstain from doing anything he is, by the collective agreement, required not to do.

11. If negotiations for an agreement have continued for thirty days and either party to the negotiations believes that an agreement will not be completed in a reasonable time, it may so advise the Board indicating the difficulties encountered and may ask the Board to intervene with a view to the completion of an agreement.

12. (1) Upon receipt of advice under section eleven, the Board shall refer the matter to the Minister, who shall, within three days instruct a conciliation officer to confer with the parties and attempt to effect an agreement.

(2) A conciliation officer who has been instructed to confer with the parties under subsection one of this section, shall, within fourteen days of receiving his instructions, or within such longer period as the Minister may allow, report to the Minister setting out in full:—

- (a) the matters, if any, on which the parties cannot agree and his recommendations with regard thereto;
- (b) the terms, if any, upon which the parties have agreed; and
- (c) whether, in his view, an agreement might be facilitated by appointment of a Conciliation Board.

13. (1) If a conciliation officer who has been instructed to confer with the parties recommends the appointment of a Conciliation Board, the Minister shall forthwith appoint a Conciliation Board consisting of three members appointed by the Minister after consultation with the parties as required by section thirty.

(2) A Conciliation Board appointed under this section shall, upon its appointment, endeavour to effect an agreement between the parties on the matters on which they have not agreed and, in any event, shall report the result of its endeavours and its findings and recommendations to the Minister within fourteen days of the appointment of the chairman thereof, or within such longer period as may be agreed upon by the parties or as may be allowed by the Minister.

14. If a Conciliation Board's report to the Minister shows that it has been unable to effect an agreement between the parties, the Minister shall cause a copy thereof to be sent forthwith to the parties and to the Board, and he may publish it in such manner as he thinks fit.

DURATION AND RENEWAL OF AGREEMENTS

15. No collective agreement shall be made for a term of less than one year, but where the term of an agreement is more than one year, the agreement shall contain or be deemed to contain a provision for the termination thereof at any time after one year on two months' notice by either party thereto.

16. Either party to a collective agreement may, on ten clear days' notice, require the other party to enter into negotiations for the renewal of the agreement within the period of two months prior to the expiry date, and both parties shall thereupon enter into such negotiations in good faith and make every reasonable effort to secure such a renewal.

GRIEVANCE PROCEDURE

17. Where an employee alleges that there has been a misinterpretation or a violation of a collective agreement, the employee shall submit the same for consideration and final settlement in accordance with the procedure established by the collective agreement, if any, or the procedure established by the Board for such case; and the employee and his employer shall do such things as are required of them by the procedure and such things as are required of them by the terms of the settlement.

18. (1) Every collective agreement made after these regulations come into force shall contain a provision establishing a procedure for final settlement, without stoppage of work, on the application of either party, of differences concerning its interpretation or violation.

(2) Where a collective agreement does not provide an appropriate procedure for consideration and settlement of disputes concerning its interpretation or violation thereof, the Board shall, upon application, by order, establish such a procedure.

UP FAIR PRACTICES

19. (1) No employer shall dominate or interfere with the formation or administration of a trade union or employees' organization or contribute financial or other support to it; but an employer may, notwithstanding the foregoing, permit an employee or representative of a trade union or an employees' organization to confer with him during working hours or to attend to the business of the organization or union during working hours without deduction of time so occupied in the computation of the time worked for the employer and without deduction of wages in respect thereof.

(2) No employer or employers' organization, and no person acting on behalf of same shall

- (a) refuse to employ any person because the person is a member of a trade union or an employees' organization;
- (b) impose any condition in the contract of employment seeking to restrain an employee from exercising his rights under these regulations; or
- (c) seek by intimidation, by dismissal or threat of dismissal, by any other kind of threat, by the imposition of a pecuniary or other penalty, or by any other means whatsoever, to compel an employee to abstain from becoming or continuing to be a member or officer or representative of a trade union or an employees' organization, or from exercising his lawful rights;

but nothing in these regulations shall be interpreted to affect, otherwise than as expressly stated, the right of an employer to suspend, transfer, lay off, or discharge employees for appropriate and sufficient cause.

20. (1) No person shall, with a view to compelling or influencing a person to join a trade union or employees' organization, use coercion or intimidation of any kind, but this subsection shall not be construed to prohibit the inclusion of any provision in a collective agreement.

(2) Except with the consent of the employer, no trade union or employees' organization, and no person authorized by the union or employees' organization to act on its behalf, shall attempt, at the employee's place of employment during his working hours, to persuade an employee to join the trade union or employees' organization.

(3) No trade union or employees' organization and no person acting on its behalf shall support, encourage, condone or engage in a "slowdown" or other activity designed to restrict or limit production; but this provision shall not be interpreted to limit a trade union's legal right to strike and a thing required by a provision in a collective agreement for the safety or health of the employees shall be deemed not to be a "slowdown" or designed to restrict or limit production.

(4) No trade union or employees' organization, and no person acting on its behalf, shall participate in, or in any way interfere with, the formation or administration of an employers' organization.

STRIKES AND LOCKOUTS

21. (1) No employee shall go on strike until

- (a) bargaining representatives have been elected or appointed for the employees affected; and
- (b) an attempt has been made to effect an agreement under sections eleven and twelve, and fourteen days have elapsed since the Conciliation Board reported to the Minister.

(2) Where an application has been made under these regulations for the certification of bargaining representatives, the employer of the employees affected shall not declare or cause a lockout of the employees until an attempt has been made to effect an agreement under sections eleven and twelve, and fourteen days have elapsed since the Conciliation Board reported to the Minister.

(3) No employer who is a party to a collective agreement shall declare or cause a lockout and no employee bound thereby shall go on strike during the term of the collective agreement.

(4) Where a dispute has arisen by reason of a change in the existing terms of employment proposed by the employer, the employer shall not, without the consent of the employees affected, make such change effective until a period of two months has elapsed from the date when the employer notified the employees of such proposed change.

(5) Nothing in these regulations shall be interpreted to prohibit the suspension or discontinuance of an industry or of the working of any persons therein for a cause not constituting a lockout or a strike.

INFORMATION

22. (1) Each of the parties to a collective agreement shall forthwith upon its execution file one copy with the Board.

(2) The Board may require any employers' organization or trade union or local branch thereof, or an employees' organization affected by any application for certification of bargaining representatives, or affected by an existing collective agreement, to file with the Board;

(a) a statutory declaration stating the names and addresses of its officers; or

(b) a copy of its constitution and by-laws.

(3) Every employers' organization, trade union and employees' organization shall furnish to its members within three months of the end of its fiscal year a statement of its income and expenditures, and if required by the Board shall file a copy thereof with the Board for its information.

ADMINISTRATION

Wartime Labour Relations Board

23. There shall be a Board which shall be known as the Wartime Labour Relations Board and shall consist of a chairman, vice-chairman, and not more than eight other members.

24. (1) The members of the Board shall be appointed by the Governor in Council and shall hold office during pleasure.

(2) The head office of the Board shall be in Ottawa.

(3) A majority of the members of the Board shall constitute a quorum and in the absence of the chairman the vice-chairman shall act as chairman.

(4) A decision of the majority of the members of the Board present and constituting a quorum shall be the decision of the Board, and in the event of a tie the chairman or acting chairman shall have a casting vote.

(5) The Board and each member thereof shall have the powers of a Commissioner under Part I of the Inquiries Act.

(6) The Board and each member thereof may receive and accept such evidence and information on oath, affidavit or otherwise as in its or his discretion it or he may deem fit and proper whether admissible as evidence in a court of law or not.

(7) The Board shall determine its own procedure but shall in every case give an opportunity to all interested parties to present evidence and make representations.

(8) Each member of the Board shall, before acting as such, take and subscribe before the Clerk of the Privy Council and shall file in the office of the said Clerk an oath of office in the following form:—

"I do solemnly swear that I will faithfully, truly and impartially to the best of my judgment, skill and ability, execute and perform the office of member of the Wartime Labour Relations Board and will not, except in the discharge of my duties, disclose to any person any of the evidence or other matter brought before the said Board. So help me God."

25. (1) If a question arises under these regulations as to whether:

(a) a person is an employer or employee;

(b) the unit of employees appropriate for collective bargaining is the employer unit, craft unit, plant unit or a subdivision thereof;

(c) an organization of employees or employers is a trade union, employees' organization or employers' organization;

- (d) an agreement is a collective agreement;
- (e) an employer, or certified bargaining representatives of employees, is negotiating in good faith;

the Board shall decide the question and its decision shall be final and conclusive for all the purposes of these regulations.

(2) If a question set out in subsection one arises in any legal proceedings, the Justice or Justices of the Peace, Magistrate, Judge or Court before whom it arises shall, if the question has not been decided by the Board, refer the question to the Board and defer further proceedings until the Board's decision is received.

(3) Any document purporting to contain or to be a copy of any regulation, direction, or order of the Board and purporting to be signed by a member of the Board or by an officer thereof shall be accepted by any court as evidence of the regulation, direction, or order therein contained or of which it purports to be a copy.

26. (1) The Board may, by order, delegate to any person, board or association all or any part of its jurisdiction relating to any particular matter.

(2) The Board may, by order, revoke any delegation made under this section and thereupon the jurisdiction so delegated shall revert in the Board.

27. (1) The Board may, with the approval of the Minister, make such regulations as may be necessary to enable it to discharge the duties imposed upon it by these regulations and to provide for the supervision and control of its officers, clerks and employees.

(2) The Board may prescribe anything, which, under these regulations, is to be prescribed.

(3) The Board, with the approval of the Minister, may appoint an executive committee to exercise its powers subject to such directions or conditions as the Board may specify.

28. (1) The members of the Board shall be paid such salaries as may be fixed by the Governor in Council and such expenses as may be incurred by them in the discharge of their duties.

(2) The Board may appoint an officer to be the Chief Executive Officer of the Board who shall be paid such salary as may be fixed by the Governor in Council.

(3) The Department of Labour shall furnish such technical and clerical assistance to the Board as may be possible, and the Board may, with the approval of the Governor in Council, employ such other officers and employees as may be necessary for the conduct of its business and may fix their remuneration.

CONCILIATION OFFICERS AND BOARDS

29. When he instructs a conciliation officer under section twelve, the Minister shall forthwith notify the parties thereof.

30. (1) Before appointing a Conciliation Board under section thirteen, the Minister shall by notice require each of the parties to the negotiations to recommend one person to be a member of the Conciliation Board within seven days of receipt of the notice; and the Minister shall, at the expiration of the said period, appoint two members, in his opinion, representative of the different points of view involved, after considering the recommendations, if any, received within the said period.

(2) The two members of the Conciliation Board appointed pursuant to subsection one shall, within five days of the day on which the last of them is appointed, recommend a third person to be a member and chairman of the Conciliation Board; and the Minister shall, on the expiration of the said period, appoint a person to be a third member and chairman of the Conciliation Board after considering the recommendation if received within the said period.

(3) No person

(a) who has any pecuniary interest in the matters referred to the Board; or

(b) who is acting, or has, within a period of six months preceding the date of his appointment, acted in the capacity of solicitor, legal adviser, counsel or paid agent of either of the parties;

shall act as a member of a Conciliation Board.

(4) When the Conciliation Board has been appointed, the Minister shall forthwith deliver to it a statement of the matters referred to it.

(5) Upon a person ceasing to be a member of a Conciliation Board before it has completed its work, the Minister shall appoint a member in his place in the same manner as the person who ceased to be a member was appointed.

31. (1) A Conciliation Board and each member thereof shall have the powers of a Commissioner under Part I of the Inquiries Act.

(2) A Conciliation Board and each member thereof may receive and accept such evidence and information on oath, affidavit or otherwise as in its or his discretion it or he may deem fit and proper whether admissible in evidence in a court of law or not.

(3) Each member of a Conciliation Board shall, before acting as such, take and subscribe before a person authorized to administer an oath or affirmation, and file with the Minister, an oath or affirmation in the following form:

"I do solemnly swear (affirm) that I will faithfully, truly and impartially to the best of my knowledge, skill and ability, execute and perform the office of member of the Conciliation Board appointed to and will not, except in the discharge of my duties, disclose to any person any of the evidence or other matter brought before the said Board. So help me God."

(4) The chairman may fix the time and place of sittings of a Conciliation Board after consultation with the other members of the Board; and he shall notify the parties as to the time and place so fixed.

(5) A Conciliation Board may determine its own procedure, but shall give full opportunity to all parties to present evidence and make representations.

(6) The chairman and one other member of a Conciliation Board shall be a quorum but, in the absence of a member, the others shall not proceed unless he has been given reasonable notice of the sitting.

(7) The decision of a majority of the members present at a sitting of a Conciliation Board shall be the decision of the Conciliation Board and in the event of a tie, the chairman shall have a casting vote.

(8) The report of the majority of its members shall be that of the Conciliation Board.

(9) After a Conciliation Board has made its report, the Minister may direct the Conciliation Board to reconsider and amplify or clarify any part thereof.

(10) After a Conciliation Board has made its report, the Minister shall send a copy thereof to the employer or employers' organization and to the trade union or employees' organization.

32. The Minister may provide a Conciliation Board with a secretary, stenographer, and such clerical or other assistance as to the Minister seems necessary for the performance of its duties.

33. Every person who is summoned by a Conciliation Board or a member thereof and duly attends as a witness shall be entitled to an allowance for expenses determined in accordance with the scale for the time being in force with respect to witnesses in civil suits in the superior courts in the province where the inquiry is being conducted, and in any event, he shall be entitled to not less than four dollars per day.

34. A Conciliation Board, or a member thereof, and, on being authorized in writing by the Conciliation Board, any other person, may, without any other warrant than this section, at any time, enter a building, mine, mine-workings, ship, vessel, factory, workshop, place, or premises of any kind wherein or in respect of which an industry is carried on, or work is being or has been done or commenced, or any matter or thing is taking place or has taken place, concerning the matters referred to the Conciliation Board, and may inspect and view any work, material, machinery, appliance or article therein, and interrogate any persons in or upon any such place, matter or thing hereinbefore mentioned; and no person shall hinder or obstruct the Board or any person authorized as aforesaid in the exercise of a power conferred by this section or refuse to answer an interrogation made as aforesaid.

35. (1) The members of Conciliation Board shall be remunerated for their services as follows:—

To a member other than the chairman, an allowance of five dollars a day for not more than three days during which he is engaged in considering the recommendation of a person to be the third member of the Board;

To each member of the Board, including the chairman, an allowance at the rate of twenty dollars for each day he is present when the Board sits and for each day necessarily spent travelling from his place of residence to a meeting of the Board and returning therefrom.

(2) Each member of a Conciliation Board is entitled to his actual necessary travelling expenses for each day that he spends in travelling from his place of residence to a meeting of the Board and returning therefrom.

(3) All expenses of a Conciliation Board, including expenses for transportation incurred by the members thereof or by persons engaged, under its orders, in making investigations under these regulations, salaries of employees and agents, and fees and mileage to witnesses, shall be allowed and paid upon the presentation of itemized vouchers therefor, approved by the chairman of the Board and forwarded by the chairman to the Minister.

(4) The chairman shall forward to the Minister a detailed certified statement of the sittings of the Board, and of the members present at each sitting.

GENERAL

36. (1) The Minister may appoint or constitute administrative officers or agencies in any province and delegate to them such of his powers under these regulations as in his opinion is necessary for their proper administration.

(2) The Minister may with the approval of the Governor in Council, enter into an agreement with the government of any province to provide for the administration within that province of these regulations or any part thereof and such agreement may provide

(a) the manner in which the Minister shall exercise the powers conferred on him by subsection one in respect of matters in that province;

(b) for the transfer to the government of the province or some person or persons specified by the government of the province, of all or any part of the jurisdiction in respect of matters within that province conferred on the Board by these regulations, and for a procedure whereby an appeal may be had to the National Board from a decision made in the exercise of the jurisdiction so conferred; and

(c) for reimbursement of the province in respect of expenses so incurred.

37. (1) The Minister may determine the salaries, fees and expenses to be paid to persons performing services under these regulations except where otherwise provided.

(2) The administrative expenses of the Board, other than the salaries and usual travelling expenses of departmental employees, shall be paid out of the War Appropriation.

ENFORCEMENT

38. Every person, trade union or employers' or employees' organization to whom an order is issued or who is required to do or abstain from doing anything by or pursuant to these regulations shall obey such order or do or abstain from doing such thing as required.

39. For the purpose of these regulations and of any proceedings taken thereunder, any notice or other communication sent through His Majesty's mails shall be presumed, unless the contrary is proved, to have been received by the addressee in the ordinary course of mail.

40. Every employer who declares or causes a lockout contrary to these regulations is guilty of an offence and liable upon summary conviction to a fine of not more than five hundred dollars for each day or part of a day that the lockout exists.

41. (1) Every employee who goes on strike contrary to these regulations is guilty of an offence and liable upon summary conviction to a fine of not more than twenty dollars for each day or part of a day that he is on strike.

(2) Every trade union and every other employees' organization that authorizes a strike contrary to these regulations is guilty of an offence and liable on summary conviction to a fine of not more than two hundred dollars for each day or part of a day that the strike continues.

42. Every person, trade union, employees' organization or employers' organization who contravenes any of the provisions of these regulations is guilty of an offence, and unless some penalty is expressly provided by these regulations for such contravention, liable on summary conviction, if an individual, to a penalty of not more than one hundred dollars, and if a corporation, employers' organization, employees' organization or trade union, to a penalty of not more than five hundred dollars.

43. Every person is guilty of an indictable offence and liable to a fine not exceeding five thousand dollars, and not less than five hundred dollars or to imprisonment for a term not exceeding five years and not less than six months, or to both such fine and such imprisonment, who corruptly

- (a) makes any offer, proposal, gift, loan or promise, or gives or offers any compensation or consideration, directly or indirectly, to a person concerned in the administration or enforcement of these regulations or having or expected to have any duties to perform thereunder, for the purpose of influencing such person in the performance of his duties; or
- (b) being a person concerned in the administration or enforcement of these regulations or having or expected to have any duties to perform thereunder, accepts or agrees to accept or allows to be accepted by any person under his control or for his benefit any such offer, proposal, gift, loan, promise, compensation or consideration.

44. (1) Every person is a party to and guilty of an offence under these regulations who

- (a) actually commits it;
- (b) does an act for the purpose of aiding any person to commit the offence;
- (c) abets any person in commission of the offence; or
- (d) counsels or procures any person to commit the offence.

(2) If an employers' organization, corporation, trade union or employees' organization is guilty of an offence under these regulations, any officer of the employers' organization, corporation, trade union or employees' organization who assented to the commission of the offence is a party to and guilty of the offence.

45. No prosecution for an offence under these regulations shall be instituted except by or with the consent of the Board, evidenced by a certificate signed by or on behalf of the chairman of the Board, and in exercising its discretion as to whether any such consent should be granted, the Board may take into consideration disciplinary measures that have been taken by an employers' organization or a trade union or employees' organization against the accused.

46. The Minister may, notwithstanding any other provision in these regulations, instruct a conciliation officer to investigate any situation which in his opinion may be detrimental to the effective utilization of labour in the war effort.

MISCELLANEOUS

47. No proceeding under these regulations shall be deemed invalid by reason of any defect of form or any technical irregularity.

48. (1) The Industrial Disputes Investigation Act shall, except as to matters pending when these regulations come into force, be of no effect while this order is in force.

(2) The following Orders in Council are hereby revoked:—

- (a) The Order in Council made on the seventh day of November, nineteen hundred and thirty-nine, extending the application of the Industrial Disputes Investigation Act (P.C. 3495) as amended; and
- (b) The Order in Council made on the first day of December, nineteen hundred and forty-two, permitting employees of Crown companies to be members of trade unions (P.C. 10802).

(3) The following Orders in Council extending or varying the wartime application of the Industrial Disputes Investigation Act are hereby suspended to the extent that they are inconsistent with these regulations but shall otherwise remain in effect:—

- (a) The Order in Council made on the sixth day of June, nineteen hundred and forty-one (P.C. 4020) as amended; and
- (b) The Order in Council made on the sixteenth day of September, nineteen hundred and forty-one (P.C. 7307) as amended.

49. These regulations shall come into force on a day to be fixed by the Governor in Council.

SCHEDULE A

- 1. A work or undertaking engaged in mining or smelting operations;
- 2. A work, undertaking or business engaged in manufacturing or assembling aircraft parts;
- 3. A work, undertaking or business engaged in manufacturing or assembling tanks or universal carriers;
- 4. A work, undertaking or business engaged in manufacturing or assembling automobile or truck parts;
- 5. A work, undertaking or business engaged in smelting or refining aluminum;
- 6. A work, undertaking or business engaged in refining or producing oil or petroleum products;
- 7. A work, undertaking or business engaged in producing or processing natural or synthetic rubber;
- 8. A work, undertaking or business engaged in manufacturing chemicals for war purposes;
- 9. A work, undertaking or business engaged in producing or manufacturing steel for war industry or war purposes;
- 10. A work, undertaking or business engaged in building or construction or demolition projects under a contract or subcontract, intended for the use of His Majesty in right of Canada, including the construction, erection, repair, improvement or extension of buildings, aerodromes, harbours, dockyards, roads, defence fortifications, or other naval, military or air force works;
- 11. A work, undertaking or business engaged in shipbuilding, including shipbuilding accessories;
- 12. A work, undertaking or business engaged in the production of machinery, arms, shells, ammunition, explosives, implements of war, or naval, military or air stores;
- 13. A work, undertaking or business engaged in transportation or communication;
- 14. Public Service utilities, including gas, electric, water and power works, telegraph and telephone lines.

Order in Council bringing certain internal combustion engines under the jurisdiction of the Motor Vehicle Controller.

P.C. 1072

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 21st day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Munitions and Supply reports that it is desirable to bring internal combustion engines having four cylinders or more, and designed or intended for industrial use, under the jurisdiction of the Motor Vehicle Controller and to amend the said Regulations respecting Motor Vehicles accordingly.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply and pursuant to the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to amend the Regulations respecting Motor Vehicles established by Order in Council P.C. 1121 of February 13, 1941, as amended, and they are hereby further amended by deleting therefrom Paragraph (c) of Section 1 and substituting therefor the following,—

“(c) ‘motor vehicle’ means any vehicle having an internal combustion engine as its motive power, except any self-tracklaying vehicle, tractor, railway rolling stock, and any implement or machine designed for sowing or cultivating agricultural land or harvesting crops grown thereon; and ‘motor vehicle’ includes any part thereof, any trailer, tire or other accessory therefor, and any materials intended to go into the making of a motor vehicle and/or trailer, and also includes any internal combustion engine having four cylinders or more and designed or intended for industrial use, and any storage battery usable with a motor vehicle.”

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council revoking appointment of A. E. McMaster as an Associate Wood Fuel Controller.

P.C. 1074

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 21st day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Acting Minister of Munitions and Supply reports that Alfred Erwin McMaster, who was appointed an Associate Wood Fuel Controller by Order in Council P.C. 5490 of July 9, 1943, relinquished his duties as an Associate Wood Fuel Controller, effective January 17, 1944, and was appointed an Associate Financial Adviser to the Department of Munitions and Supply;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Munitions and Supply, is pleased to revoke the appointment of Alfred Erwin McMaster as an Associate Wood Fuel Controller, and it is hereby revoked, effective January 17, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

No. 872-C

Revised

CIRCULAR

EXCISE DIVISION

Ottawa, 7th January, 1944.

*To Collectors of Customs and Excise,
and others concerned:*

Consumption or Sales Tax Change by Order in Council

Effective January 1, 1944, it is ordered that the following articles shall be exempted from the consumption or sales tax:—

All machinery and apparatus and parts thereof (including motive power and rope) and drilling mud, for use exclusively in exploratory or discovery work in connection with, and development, depletion and production of petroleum or natural gas wells; seamless, lapwelded and electric welded iron or steel casing, tubing and drill pipe for use in connection with natural gas or oil wells; and articles and materials to be used exclusively in the manufacture of the foregoing.

Circular 872-c, dated 12th February, 1943, is hereby cancelled.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 9782, dated December 24, 1943—Authority, War Measures Act)

WM No. 1

Third Revision

MEMORANDUM

(CUSTOMS DIVISION)

Ottawa, 25th January, 1944.

*To Collectors of Customs and Excise,
and others concerned:*

Goods of Enemy or Proscribed Origin**(A) GENERAL INSTRUCTION:**

Until otherwise determined, goods of enemy or proscribed origin which arrive or have arrived in Canada are to be dealt with as follows:—

Goods of enemy origin are not to be permitted entry into Canada unless released by or on behalf of the Custodian and all such goods for which proper authority for entry is not presented are to be detained and reported immediately to the Custodian.

Goods processed or manufactured from materials of enemy or proscribed origin shall be deemed to be of enemy or proscribed origin when more than 25 per cent of the cost of production has been produced through the industry of enemy or proscribed countries. Invoices must indicate clearly the percentage

of the cost of production attributable to materials and labour of enemy or proscribed countries.

In cases where goods are described as being the produce or manufacture of British and Allied or neutral countries, and it is found that they are of enemy or proscribed origin, they are to be seized and reported to the Department on Form K.9.

Goods of enemy or proscribed origin permitted entry for consumption are subject to General Tariff rates, the Trade Agreements with enemy or proscribed territories being automatically terminated or suspended. Countries or territories to which the foregoing applies and the effective dates are:—

<i>Country</i>	<i>Date</i>
Albania	June 10, 1940
Andorra	June 21, 1940
Austria	Sept. 10, 1939
Belgium	May 10, 1940
Bohemia	Sept. 10, 1939
Bulgaria	March 1, 1941
Burma	March 18, 1942
Channel Islands	July 1, 1940
China (Japanese occupied)	Dec. 7, 1941
Chinese Coast Line	Dec. 7, 1941
Czechoslovakia	Sept. 10, 1939
Danzig	Sept. 10, 1939
Denmark	April 9, 1940
Estonia	Aug. 2, 1941
Finland	Aug. 2, 1941
Formosa	Dec. 7, 1941
France	June 21, 1940
German Reich	Sept. 10, 1939
Greece	May 1, 1941
Hong Kong	Dec. 24, 1941
Hungary	March 1, 1941
Indo-China	Dec. 7, 1941
Italian Colonial Possessions	June 10, 1940
Italy	June 10, 1940
Japan	Dec. 7, 1941
Japanese Mandated Islands	Dec. 7, 1941
Karafuto	Dec. 7, 1941
Korea	Dec. 7, 1941
Kwangtung Leased Territory	Dec. 7, 1941
Latvia	Aug. 2, 1941
Lithuania	Aug. 2, 1941
Luxembourg	May 10, 1940
Malay Peninsula	Feb. 15, 1942
Manchuria	Dec. 7, 1941
Memel	Aug. 2, 1941
Monaco	June 21, 1940
Moravia	Sept. 10, 1939
Netherlands	May 10, 1940
Netherlands East Indies	March 7, 1942
North Borneo (State of)	March 7, 1942
Norway	April 9, 1940
Philippine Islands	Jan. 14, 1942
Poland	Sept. 10, 1939
Roumania	Oct. 12, 1940
Sarawak (State of)	March 7, 1942
Shanghai	Dec. 7, 1941
Singapore	Feb. 15, 1942
Slovakia	Sept. 10, 1939
Thailand	Dec. 22, 1941
Yugoslavia	April 15, 1941
Zara	June 10, 1940

(B) IMPORTATIONS FROM NEUTRAL EUROPEAN COUNTRIES:

In accordance with the provisions of Order in Council (P.C. 520), dated the 17th February, 1940, the importation of goods from the following countries:—

Portugal
Spain
Sweden
Switzerland
Turkey

is prohibited, unless a certificate of origin and interest, in the prescribed form, accompanies the goods and is presented with the entry at Customs.

In cases where a certificate of origin and interest is required but is not available at time of entry, delivery of the goods may be obtained by payment of a deposit at Customs of double the duty and taxes ordinarily payable under the General Tariff and presentation of proof of payment to or of an undertaking to pay the Custodian the value of the goods. The deposit may be adjusted upon production of the required certificate of origin and interest or of an authority to import issued by or on behalf of the Custodian.

The Minister of National Revenue may exempt any goods or categories of goods from the operation of this order.

(C) CANCELLATION :

Memo. No. 1, Second Revision, and Supplements Nos. 2 to 20, inclusive, thereto, are hereby superseded. Supplement No.1 to WM No.1, Second Revision, remains in effect.

D. SIM,
*Deputy Minister of National Revenue,
Customs Division.*

W.M. 2

(Third Revision)

Supplement No. 4

MEMORANDUM

(CUSTOMS DIVISION)

Ottawa, 11th February, 1944.

*To Collectors of Customs and Excise,
and others concerned:*

Foreign Exchange Control Board

Instructions to Collectors of Customs and Excise, WM No. 2 (third Revision), are amended by deleting Sub-section (a) (i) of Section 12 and substituting the following therefor:—

Section 12, Sub-section (a)

(i) Goods exported to Newfoundland or to a country in the sterling area, which includes territories under the sovereignty, protection, suzerainty or mandate of His Majesty (except Canada and Newfoundland) and also includes Egypt, the Anglo-Egyptian Sudan, Belgian Congo, Ruanda-Urundi, Iceland, Faroe Islands and Iraq.

The effect of this amendment is to exclude from the definition of the sterling area the French Camerons, French Equatorial Africa (composed of Chad, Ubanghi-Chari, Middle Congo and Gaboon), French Settlements in India, French Oceania, Syria, Lebanon, and Madagascar and its Dependencies.).

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

PART III
Wartime Prices and Trade Board
(Finance)*

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Statement on Import Policy

Referring to the "Statement on Import Policy, effective February 11, 1943," published in Canadian War Orders and Regulations, February 22, 1943, notice is hereby given of the following change in Schedule "B" to the said Statement.

Section I of Schedule "B" is amended effective February 9, 1944, by deleting therefrom the following:—

Tariff Item

3

Description of Goods

Bees

Ottawa, February 8, 1944.

D. GORDON,
Chairman.

GOVERNMENT NOTICE

WARTIME PRICES AND TRADE BOARD

Statement on Import Policy

Referring to the "Statement on Import Policy, effective February 11, 1943," published in Canadian War Orders and Regulations 1943, Vol. I, No. 7, February 22, 1943, notice is hereby given of the following amendment to Schedule "A" to the said Statement.

Schedule "A" is amended effective February 9, 1944, by adding thereto the following:—

Tariff Items

ex 532, ex 548, et al.

Description of Goods

Sheets, pillow-cases, diapers, towels and wash cloths, made wholly or in chief value of cotton.

Ottawa, February 8, 1944.

D. GORDON,
Chairman.

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 365

Rationed Foods (Preserves)

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. This Order comes into force on February 3, 1944, and alters Board Order No. 308 (Rationed Foods), as amended by Order No. 317, with respect to the ration coupon values of certain preserves.

2. Section 3 of Administrator's Order No. A-979 is hereby revoked, but the remaining provisions of that Order as well as the provisions of Administrator's Order No. A-943 are confirmed and shall continue in effect.

3. That portion of Table C of the Schedules to Board Order No. 308 which sets forth the coupon values, by groups, for the preserves named in the Table, as amended by Board Order No. 317, is revoked and the following substituted therefor:

PRESERVES	Quantity per Coupon in Fluid Ounces	PRESERVES	Quantity per Coupon in Fluid Ounces
1. Jams.....	12	8. Canned Fruits.....	20
2. Jellies.....	12	9. Cranberry Sauce (in bulk or canned).....	12
3. Marmalades.....	12	10. Corn Syrup.....	15
4. Molasses (excluding black- strap unless such black- strap is, when sold, packed in a sealed con- tainer of 120 fluid oun- ces or less).....	40	11. Cane Syrup.....	15
5. Honey Butter.....	12	12. Blended Table Syrup....	15
6. Extracted Honey.....	24	13. Maple Syrup: until end of May, 1944	40
7. Fountain Fruits.....	12	after end of May, 1944	24
		14. Maple Butter.....	12

15. Comb Honey: 2 standard sections ($4\frac{1}{4}'' \times 4\frac{1}{4}''$ or $4'' \times 5''$) per coupon; or 2 pounds net (avoirdupois) of cut comb honey per coupon.

16. Maple Sugar: 2 pounds net (avoirdupois) per coupon.

Sugar Option—instead of above listed items, Nos. 1 to 16, any person other than an industrial user may buy $\frac{1}{2}$ pound of sugar with any coupon good and valid for the purchase of Preserves.

NOTE:

- (a) 1 pint equals 20 fluid ounces; and, for the purposes of this Order, 1 pound net (avoirdupois) equals 12 fluid ounces.
- (b) Every person who packs blackstrap molasses in a sealed container of 120 fluid ounces or less shall be deemed to be a primary producer thereof for the purposes of this Order.
- (c) Canned fruits sold under the label "pie filler", shall, for the purposes of this Order be considered as jams.

Made at Ottawa, this 2nd day of February, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 366

Respecting Raw Horse-hair

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. Section 3 of Order No. 132 of the Board is amended by adding thereto the following sub-section:

"(2) The Administrator of Furniture and Brushes may by written direction countersigned by the Chairman require any dealer who has in his possession or under his control any stock of raw horse tail or mane hair to sell such stock in whole or in part to the Corporation, to an agent of the Corporation or to any person designated in such written direction."

2. This Order shall be effective on and after the 15th day of February, 1944.

Made at Ottawa this 8th day of February, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

Order No. 368

Respecting Printed Matter

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. Section 3 of Order No. 332 of the Board is amended

(a) by relettering clause (d) as clause (e);

(b) by inserting in the said Section the following clause:—

"(d) "weight" means the gross weight of paper or paperlike substance, including mounting, used in the manufacture of printed matter, or the weight of finished printed matter, including mounting and packaging, in condition as shipped or delivered to the purchaser.

(NOTE:—In computing the weight of printed matter acquired in any period for the purpose of applying for a permit under this Order, weight

may be determined, where printers' records are not available, by extending the weight of a representative fraction of the particular kind of printed matter to the total number of pieces of such printed matter acquired during the period.)"

2. Section 5 of Order No. 332 of the Board is amended

(a) by deleting clause (b) thereof and substituting therefor the following:—

"(b) printed matter required to be printed by law or manufactured under a contract with the Dominion or with any Provincial or Municipal Government or agency thereof"

(b) by adding thereto the following clause:—

"(j) printed matter, referring to public entertainment, leased for a specified period of time and not purchased outright, provided such printed matter does not bear the name of, or any other mark of identification peculiar to the lessee."

3. Section 6 of Order No. 332 of the Board is revoked.

4. Section 7 of Order No. 332 of the Board is revoked and replaced by the following:—

"7. No person shall use uncoated blotting paper in the manufacture of a printed blotter other than a blotter cover attached to a writing pad.

(NOTE:—The production of coated blotting paper for use in the manufacture of blotters has been discontinued, but existing stocks may be used up, notwithstanding the limits imposed by Section 11 (2).)"

5. Sub-section 2 of Section 8 of Order No. 332 of the Board is amended by deleting therefrom clause (a) and by substituting the following therefor:—

"(a) unless it consists of a single sheet, flat or folded, with or without a mounted illustration and with or without a calendar pad, which single sheet does not exceed 570 square inches in area if a calendar pad is affixed to it, or 1,000 square inches in area if the tables of days and months are printed directly on the back sheet;"

6. Section 10 of Order No. 332 of the Board is revoked.

7. Section 11 of Order No. 332 of the Board is revoked and replaced by the following:—

"11. (1) Any person may manufacture or acquire the following kinds of permitted printed matter. The quantity of these kinds of printed matter which may be manufactured or acquired is, however, restricted by Sections 12 and 13.

(a) Forms and records necessary to the operations and transactions of persons engaged in business. These permitted forms and records include, but are not restricted to:

- (i) Books of account, sales slips, ledgers, cheques, tinted restaurant pads, cashier pads, counter cheque books;
- (ii) Loose-leaf forms, stenographers' note books, and other business stationery, ruled or unruled;
- (iii) Blank books, columnar pads;
- (iv) Office, factory, business or professional forms and records, including letterheads, envelopes and filing systems;
- (v) Shipping tags, wrappers, labels, printed matter consisting solely of directions for the use of the product or products which it accompanies or to which it is attached;
- (vi) Catalogues and price lists (see also Section 9);
- (vii) Menus, programs, time tables, tickets, directories, reports to shareholders, subscribers and members.

The foregoing forms and records, with the exception of catalogues and price lists, may not, however, be designed for use in the advertising or

promotion of a business or gainful occupation, nor may any of these kinds of printed matter be or contain advertising of the business of a person other than the person for whom they were printed, nor advertising for which the latter receives valuable consideration. Publications, programs and directories containing advertising may, however, be printed if permission is secured from the Administrator under the terms of Board Order 295.

- (b) 24-sheet posters designed for display on poster panels; posters or bills, other than the foregoing, to be displayed exclusively on the premises of any place of entertainment and solely relating to entertainment provided in that place;
- (c) Cards for display in or on street cars, buses or other public passenger conveyances;
- (d) Calendars as hereinbefore provided;
- (e) Books; (a book means a literary or artistic composition or treatise printed on a collection of pages which are bound, wire-stitched, or otherwise fastened together, and which contains no advertising of goods or services except of other books issued by the same publisher, and which is not a "newspaper", "other periodical", or "publication" as defined in Order 295.)

NOTE:—See also the kinds of printed matter exempted from the provisions of this Order by Section 5.

- (2) Any person may acquire printed matter of kinds other than those specified in sub-section (1) of this Section up to a maximum of
 - (a) one ton in any one calendar quarter if the printed matter is manufactured exclusively on standard newsprint (64 M, 24" by 36" basis), and is not, and does not contain advertising of any one other than the person for whom it is printed; and
 - (b) 75 pounds in any one calendar quarter if manufactured on paper other than standard newsprint.

No person shall manufacture, process or finish for the use of any one person, including himself, and no person shall acquire for use in his business or gainful occupation any weight of printed matter of kinds other than those specified in sub-section (1) of this Section in excess of the aforesaid maximum amounts.

8. Section 13 of Order No. 332 of the Board is revoked and replaced by the following:—

"13. (1) The following persons are required to apply to the Administrator for a permit under this Order:—

- (a) any person who, in the year 1942 acquired, or who in any twelve month period thereafter acquires, printed matter of the kinds described in Section 11 of more than five tons in weight or \$2,500 in value for use in his business or gainful occupation;
 - (b) any person who hereafter proposes to acquire printed matter of any kind of over \$100 in value for use in his business or gainful occupation if he has on hand or at his disposal more than one year's supply of that particular kind of printed matter, or if his proposed acquisition is of more than five tons in weight or \$2,500 in value;
 - (c) any person who in the year 1942 manufactured, processed or finished, or who, in any twelve month period thereafter manufactures, processes or finishes calendars, calendar pads or diaries of any kind of a total weight of more than 2 tons or a total value of \$1,000 or books of a total weight of more than 2 tons.
- (2) Each of the persons governed by the provisions of sub-section (1) shall forward to the Administrator an application for permit before purchasing or manufacturing any printed matter.

- (3) Each order for printed matter placed by a person holding a permit under this Order must show such person's permit number, and the weight of the printed matter supplied under such order, if it exceeds 10 pounds, must be shown on the covering invoice. The weight must also be shown on an invoice for printed matter whenever requested by the purchaser.
- (4) No person shall manufacture, process or finish in any twelve month period hereafter any printed matter of more than 5 tons in weight or \$2,500 in value to the order of any person, unless each order for printed matter in excess of that amount bears the permit number of the purchaser, as required by the terms of this Order."
9. Schedule B to Order No. 332 of the Board is hereby revoked and replaced by the Schedule to this Order.
10. This Order shall come into effect on the 28th day of February, 1944.

Made at Ottawa this 15th day of February, 1944.

D. GORDON,
Chairman.

SCHEDULE TO ORDER No. 368

being SCHEDULE "B" to Order No. 332

Application for Permit under Order

to:

Administrator,
Publishing, Printing and Allied Industries,
Wartime Prices and Trade Board,
255 Bay Street,
Toronto, Ontario.

Application is made hereby for a permit to manufacture, purchase, acquire or hold at my disposal "printed matter" in accordance with the terms of Order No. 332 of the Wartime Prices and Trade Board.

Name of Applicant.....
Address.....
Certified by.....Date.....194....
(Signature of Official)

The signature of an authorized official of a company or firm is required.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1092

Respecting Maximum Prices of Canned Pacific Coast Herring

Under authority given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. Administrator's Order No. A-1047 is hereby amended as follows:

(1) by adding to the Schedule the words "herring packed in tomato sauce" immediately after the words "Grade 'A' or certified" and after the words "Grade 'B'" where they appear in the said Schedule in the column headed "Grade";

(2) by adding the following items at the end of the said Schedule:

Grade	Size and Style of Container and Number of Containers to a Case	Maximum price per case when packed in wooden boxes	Maximum price per case when packed in fibre or cardboard boxes
		\$ cts.	\$ cts.
Grade "A" or certified Herring—plain packed.	48 one pound talls, per case.....	4 65	4 50
	48 one pound ovals, per case.....	5 35	5 20
	48 one-half pound ovals, per case.....	4 35	4 27½
Grade "B" Herring—plain packed.	48 one pound talls, per case.....	4 25	4 10
	48 one pound ovals, per case.....	4 95	4 80
	48 one-half pound ovals, per case.....	4 15	4 07½

2. This Order comes into effect on February 15, 1944.

Dated at Ottawa, this 7th day of February, 1944.

A. N. McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1100

Revocation of Certain Orders respecting the Recovery of Glycerine

Under powers given by the Wartime Prices and Trade Board to the Administrator of Oils and Fats, it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Order No. A-571, respecting Glycerine Recovery in Soap Manufacture, is hereby revoked.

2. Administrator's Order No. A-602, respecting the supply and use of Cocoanut Oil and other High Lauric Acid oils, is hereby revoked.

3. Nothing in Section 2 of this Order shall exempt any person from the provisions of Administrator's Order No. A-578, respecting use and consumption of Fats and Oils.

4. This Order shall be effective on and after the 17th day of February, 1944.

Dated at Ottawa this 10th day of February, 1944.

PHYLLIS G. TURNER,
Administrator of Oils and Fats.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1104

Respecting Army, Navy and Air Force Officers' Uniforms

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fine Clothing, it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Order No. A-515 is hereby revoked.
2. This Order shall be effective on and after the 17th day of February, 1944.

Dated at Ottawa, this 14th day of February, 1944.

H. R. COHEN,
Administrator of Fine Clothing.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1105

Respecting Diamonds and Diamond Mounted Jewellery

Pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of the Board as follows:

1. Section 5 of Administrator's Order No. A-811 is revoked and the following is substituted therefor:—

"5. Every person who, after August 1, 1943, imports into Canada any gem diamonds, regardless of whether they are polished or rough when imported, shall in such importation and in the sale of those diamonds as polished diamonds, observe and comply with the following rules:

- (a) He must file with the said Administrator the invoice he received for each parcel of diamonds so imported and obtain from the Administrator a registration number for each parcel.
- (b) After he receives the registration number for a parcel, he must file with the Administrator a signed statement showing the colour, size and quality of the diamonds contained in the parcel. If the gem diamonds are rough when imported, the signed statement referred to in this rule (b) must be filed after the said diamonds are polished.
- (c) For every sale of an unset polished diamond to which this Section applies, he must at the time of sale furnish his customer with an invoice therefor and forthwith after that sale file a duplicate of the invoice with the Administrator."

2. Section 6 of said Administrator's Order is amended by adding the following subsection:—

"(2) The maximum price per carat at which a person may sell an unset diamond which he has cut and polished from a rough diamond he imported after August 1, 1943, shall be the maximum price per carat fixed in subsection (1) of this Section for an unset polished diamond of the same cut, colour, size and quality."

3. This Order shall be effective on and after the 23rd day of February, 1944.

Dated at Ottawa, this 14th day of February, 1944.

HERMAN H. LEVY,
Administrator of Jewellery.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1107

Revocation of Order No. A-480—Respecting Concealed and Enclosed Convector Type Radiators

Under powers given by the Wartime Prices and Trade Board to the Administrator of Plumbing, Heating and Ventilating Equipment and Supplies, it is hereby ordered on behalf of the Board as follows:—

1. On and after the 1st day of March, 1944, Order A-480 is hereby revoked.

Dated at Ottawa, this 15th day of February, 1944.

E. J. LAIDLAW,
*Administrator, Plumbing, Heating and Ventilating
Equipment and Supplies.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1108

Stranded Steel Clothes Line Wire

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals, it is hereby ordered on behalf of the Board as follows:—

1. This Order comes into force February 21, 1944, and revokes Administrator's Order No. A-424.

Dated at Ottawa this 15th day of February, 1944.

H. H. FOREMAN,
*Administrator of Fabricated Steel and Non-Ferrous
Metals.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1113

Respecting Portable Lamps and Shades

Under powers given by the Wartime Prices and Trade Board to the Administrator of Electrical Apparatus, Equipment and Supplies, it is hereby ordered on behalf of the Board as follows:—

1. Administrators' Order No. A-413, as amended by No. A-656, is hereby revoked.
2. This Order shall be effective on and after February 24, 1944.

Dated at Ottawa, this 15th day of February, 1944.

M. C. LOWE,
*Administrator of Electrical
Apparatus, Equipment and Supplies.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1114

Imported Matzohs

Under powers given by the Board to the Administrator of Cocoa, Confectionery and Allied Products, it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Order No. A-1030 is hereby amended by adding the following as Section 8 thereto:—

"Special Provisions Respecting Transportation West of Winnipeg

8. (1) Notwithstanding the other provisions of this Order, on sales of matzoh products at any point in Canada west of Winnipeg, the seller may add to his maximum prices prescribed in Section 6 or sub-section (2) of Section 7, as the case may be, the amount actually paid to transport such products from Winnipeg to the seller's place of business; however, in no event shall the total amount added for such transportation charges west of Winnipeg by all persons handling those products exceed 3 cents per pound or package of less than one pound.

(2) The additional charge for transportation west of Winnipeg must not be added by an importer or a wholesale jobber to his maximum prices unless his invoice of sale to his customer shows as a separate item thereon, such additional charge actually included in the total selling price."

2. This Order comes into force on February 25, 1944.

Dated at Ottawa, this 21st day of February, 1944.

F. T. W. SAUNDERS,
*Administrator of Cocoa,
Confectionery and Allied Products.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1115.

Respecting Styles of Fur Garments

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fur Skins and Fur Garments, it is hereby ordered on behalf of the Board as follows:

1. Administrator's Order No. A-688 is hereby revoked.
2. This Order shall be effective on and after the 28th day of February, 1944.

Dated at Ottawa, this 22nd day of February, 1944.

MICHAEL MORRIS,
*Administrator of Fur Skins
and Fur Garments.*

APPROVED:

DONALD GORDON,
Chairman—Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1116

Respecting the Conversion of Real Property known as 34 Roxborough Street East, and 193 Heath Street West, Both in the City of Toronto, in the Province of Ontario

WHEREAS in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest, to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

AND WHEREAS application has been made by the respective owners of real property in the City of Toronto known in 1944 as Nos. 34 Roxborough Street East and 193 Heath Street West for permission to convert same into a two-family dwelling house and a three-family dwelling house respectively;

AND WHEREAS the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto has approved such conversion of the aforesaid real property subject to the conditions hereinafter set forth;

Now THEREFORE, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as 34 Roxborough Street East, and 193 Heath Street West, both in the City of Toronto, in the Province of Ontario, into and the use thereof as multiple-family dwelling houses, the owner of the single-family dwelling house known in the year 1944 as 34 Roxborough Street East, Toronto, is hereby permitted to convert such house into and use same as a two-family dwelling house, and the owner of the single-family dwelling house known in the year 1944 as 193 Heath Street West, Toronto, is hereby permitted to convert such house into a three-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than 500 square feet;
- (b) all exterior alterations to the said dwelling houses shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;

- (c) the said dwelling houses shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto;
- (d) in the case of 193 Heath Street West, the converted dwelling house shall be used as a two-family dwelling house only, the third-floor suite being for the use of the tenants or servants of the tenants of the first and second floor suites.

2. This Order shall be effective on and after the 28th day of February, 1944.

Dated at OTTAWA this 22nd day of February, 1944.

R. S. SMART,
Real Property Administrator.

APPROVED:

DONALD GORDON,
Chairman—War-time Prices and Trade Board.

Fuelwood Order

WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 94

Highest Prices for Fuelwood in the Counties of Albert, Carleton, Charlotte, King's, Queen's, St. John, Sunbury, Victoria, Westmorland and York, in the Province of New Brunswick.

Under the powers granted by the Board to the Wood Fuel Administrator,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. This Order comes into force on February 28, 1944.

2. Fuelwood Order No. 88 is hereby amended by deleting Section 14 thereof and the headnote of such Section and substituting therefor the following:

“CHARGE FOR SPLITTING INTO COOKSTOVE OR KITCHEN SIZE

14. The highest price which any person may charge, collect from or be paid by a consumer for the service of splitting fuelwood 16 inches or 24 inches long into cook stove size or kitchen size, shall be at the rate of one dollar per cord.”

Dated at OTTAWA, this 22nd day of February, 1944.

J. S. WHALLEY,
Administrator of Wood Fuel.

APPROVED:

D. GORDON,
Chairman—Wartime Prices and Trade Board.

PART IV
Wartimes Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY
COAL CONTROLLER

Order No. Coal 11A

(Order No. Coal 11—Imported Bituminous Coal Stock Equalization—Amended)

Dated January 31, 1944.

Pursuant to the authority conferred by Order in Council P.C. 1752 of March 5, 1943, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. Preamble to Order No. Coal 11 Amended

The preamble to the Coal Controller's Order No. Coal 11 dated November 30, 1943, is amended to read as follows:—

“Solid Fuels Administration for War Regulation No. 10 dated November 17, 1943, as amended, issued by the Solid Fuels Administrator for War for the United States of America required orders for bituminous coal placed with producers and wholesalers in the United States of America to be limited in accordance with the Stock Limitation Table set out in Section 4 of this Order and prohibited such producers and wholesalers from shipping bituminous coal on any order by any method or combined methods of transportation unless

- (a) the order has been received on or before the 24th day of the preceding calendar month; and
- (b) the written order or confirmation of the order contains or is amended to contain the information set out in subsection (1) of Section 5 of this Order No. Coal 11, subject however to the exceptions set out in subsection (2) of the said Section 5; provided that compliance with the provisions of this paragraph may be temporarily excused by any area Distribution Manager, but only to the extent it appears necessary to permit the shipment or receipt of coal to meet emergency situations likely to result in hardship to any consumer, who has not wilfully violated any of the provisions of the said Regulations.”

2. Paragraph (i) Added to Section 1

Section 1 of the said Order No. Coal 11 is amended by adding thereto the following paragraph:

- “(i) “Special purpose coals” means those bituminous coals that are to be:
- (i) charged into coke ovens for the production of coke for metallurgical uses, production of gas, or for the recovery of by-products;
 - (ii) used for foundry or other metallurgical purposes in which the coal or its products of combustion come in direct contact with the metal during the processing;
 - (iii) used for foundry facings requiring special chemical or physical characteristics;
 - (iv) used for production of water gas;
 - (v) charged into producers for the production of gas; or
 - (vi) used as a raw material because of special chemical or physical characteristics to form a component part of chemicals, or directly entering into the chemical processes.”

3. Section 4 Rescinded and New Section Substituted

Section 4 of the said Order No. Coal 11 is rescinded and the following substituted therefor:

"4. Limitations Based Upon Bituminous Coal Stocks of Industrial Consumers

- (1) Except as provided or permitted by subsections (2) (3) and (4) of this Section and by Section 8 of this Order, no industrial consumer shall place an order for delivery, or receive, during any calendar month, bituminous coal in amounts exceeding the maximum percentage (to the nearest carload or barge lot) of his monthly consumption requirements as specified in the following Stock Limitation Table:—

STOCK LIMITATION TABLE

MAXIMUM PERCENTAGE OF MONTHLY CONSUMPTION REQUIREMENTS THAT MAY BE ORDERED FOR DELIVERY AND RECEIVED DURING ANY CALENDAR MONTH BY AN INDUSTRIAL CONSUMER, FROM ALL SOURCES COMBINED, FOR A PLANT (OR RAILROAD SYSTEM) BASED UPON THE DAYS' SUPPLY OF COAL AT SUCH PLANT (OR RAILROAD SYSTEM).

Days' Supply (See Sec. 1 (h))	MAXIMUM PERCENTAGE OF MONTHLY CONSUMPTION REQUIREMENTS	
	Public Utilities	Other Industrial Consumers
	%	%
Less than 15 days.....	140	120
15 to 20 days.....	130	110
21 to 25 days.....	120	110
26 to 35 days.....	110	110
36 to 40 days.....	110	100
41 to 55 days.....	100	70
56 to 69 days.....	70	70
70 days or more.....	50	50

(2) A public utility having more than 51 days' supply may order and receive in addition to the amount of coal it is permitted to order and receive by the Stock Limitation Table such additional coal as is necessary to maintain 51 days' supply; likewise an industrial consumer having more than 36 days' supply may order and receive that additional amount of coal necessary to maintain 36 days' supply.

(3) No restrictions upon the basis of days' supply are imposed by this Order upon orders for bituminous coal for Vessel fuel or bunker fuel or upon orders for special purpose coals.

(4) Notwithstanding the provisions of this section or of Section 5 of this Order No. Coal 11, any purchaser may indicate to any supplier in the United States of America at any time that he may be able to accept coal in addition to the amount ordered, if such coal is offered to him by its producer in the United States of America."

E. J. BRUNNING,
Coal Controller.

APPROVED:

J. GERALD GODSOE,
Chairman—Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 55

(Maximum Prices for Low Carbon Chrom-X)

Dated February 3, 1944

Pursuant to the authority conferred by Order in Council P.C. 5225, dated January 19, 1942, and by any other enabling Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. INTERPRETATION

For the purposes of this Order, unless the context otherwise requires, "Low Carbon Chrom-X" shall mean an exothermic ferro-chrome alloy, containing not more than .1 per cent and not less than .06 per cent carbon, used in the production of chrome steels and iron.

2. MAXIMUM PRICES FOR LOW CARBON CHROM-X

- (1) The maximum price at which any person may buy or sell Low Carbon Chrom-X, in carload lots, shall be at the rate of 29.00 cents per pound of contained chromium in such Low Carbon Chrom-X, f.o.b. Sault Ste. Marie, Ontario.
- (2) The maximum price at which any person may buy or sell Low Carbon Chrom-X, in less than carload lots, shall be the maximum price for carload lots plus the customary trade differential between the price for carload lots and the price for less than carload lots.

3. EFFECTIVE DATE

This Order shall be effective on and after February 15, 1944.

F. M. CONNELL,
Deputy Metals Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

CONCURRED IN:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

RUBBER CONTROLLER

Order No. Rubber 3B

(Rubber Conservation and Technical Committee Membership Amended)

Dated February 11, 1944

Pursuant to the authority conferred by Order in Council P.C. 6835, dated August 29, 1941, and by any other enabling Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. ORDER NO. RUBBER 3 AMENDED

Section 5 of the Rubber Controller's Order No. Rubber 3, dated December 17, 1942, is hereby amended by deleting therefrom the initials and name "C. Cattran" and by substituting therefor the initials and name "R. C. Hughes".

A. H. WILLIAMSON,
Rubber Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

RUBBER CONTROLLER

Order No. Rubber 5B

(Order No. Rubber 5 Amended)

Dated February 11, 1944

Pursuant to the authority conferred by Order in Council P.C. 9995 of November 3, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. PARAGRAPH (d) OF SECTION 1 AMENDED

Paragraph (d) of Section 1 of the Rubber Controller's Order No. Rubber 5, dated March 19, 1943, is amended by deleting from the said paragraph the words "and reclaimed and scrap rubber, except any reclaimed and scrap rubber which has a rubber hydrocarbon (R.H.C.) content of forty-five per cent or less of the total weight, and scrap rubber obtained from tire buffings," and by substituting therefor the following: "and reclaimed rubber except any reclaimed rubber which has a rubber hydrocarbon (R.H.C.) content of forty-five per cent or less of the total weight."

2. EFFECTIVE DATE

This Order shall be effective on and from February 15, 1944.

A. H. WILLIAMSON,
Rubber Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 18B

(Orders S.C. 18 and 18A—Structural Shapes and Bars—Rescinded)

Dated February 4, 1944

Pursuant to the powers conferred by Order in Council P.C. 8053 of September 9, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. The Order of the Steel Controller No. S. C. 18 dated August 7, 1942, and the Order of the Deputy Steel Controller No. S.C. 18A dated December 31, 1943, are rescinded.

A. C. ANDERSON,
Deputy Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

ORDER No. S.C. 21A

(Order S.C. 21—Pig Iron—Rescinded)

DATED January 27, 1944.

PURSUANT to the power conferred by Order in Council P.C. 8053 of September 9, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Effective March 1, 1944, the Steel Controller's Order No. S.C. 21 dated September 22, 1942, is rescinded.

A. C. ANDERSON,
Deputy Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman—Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 26A

(Order No. S.C. 26—Steel Roofing Sheets—Amended)

Dated January 31, 1944

Pursuant to the powers conferred by Order in Council P.C. 8053 of September 9, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Section 3 of the Steel Controller's Order No. S.C. 26 dated May 18, 1943, is rescinded and the following substituted therefor.

"3. Exceptions to General Prohibition

- (1) Any consumer may use steel roofing sheets
 - (a) for roofing a barn or outbuilding used for processing or storing crops, or for the accommodation of livestock, in any case where the barn or outbuilding is to replace a similar structure which has been destroyed by fire or windstorm; or
 - (b) for making repairs to steel roofing on an existing building, provided the portion to be repaired does not exceed 20 per cent of the total area of such steel roofing.
- (2) Any consumer may purchase or acquire, and any supplier may sell or supply to any consumer, steel roofing sheets, if the consumer files with his supplier for the information of the Steel Controller a statement in writing signed by him and certified to be true and stating, either
 - (a) that the steel roofing sheets are required for roofing a barn or outbuilding to be used for processing or storing crops, or for the accommodation of livestock; and that the said barn or outbuilding is to replace a similar structure which has been destroyed by fire or windstorm;

OR

- (b) that the steel roofing sheets are required for making repairs to steel roofing on an existing building; and that the portion of the roof to be

repaired does not exceed 20 per cent of the total area of such steel roofing; and that he has not purchased or acquired any steel roofing sheet within one year previous to the date of the application for the purpose of making repairs to such steel roofing.

- (3) Any supplier with whom a certificate in writing is filed as required by subsection (2) next preceding may sell or supply steel roofing sheets in accordance with the requirements of the consumer filing the certificate, and each supplier selling or supplying any steel roofing sheet pursuant to any such certificate shall keep the certificate on file for the inspection and audit of the Steel Controller or his representative at any time on request."

A. C. ANDERSON,
Deputy Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

VOLUME I, No. 9



MAR. 6, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of
26th November, 1942.

OTTAWA
EDMOND CLOUTIER
PRINTER TO THE KING'S MOST EXCELLENT MAJESTY
1944

Price, 10 cents



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Errata: Canadian War Orders and Regulations, 1943, Vol. II, No. 4, Page 252—
In Section (d) of Part VIII of the Schedule of Order No. 258—
for "rates per thousand feet"
read "rates per cord".

PART IV

WARTIME INDUSTRIES CONTROL BOARD

(Munitions and Supply)

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PART I

Orders in Council

Order in Council fixing subsidies for dairy products

P.C. 1082

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 24th February, 1944.

The Committee of the Privy Council have had before them a report dated 23rd February, 1944, from the Minister of Agriculture, submitting:—

That both the domestic and export demand for all dairy products, and the need for the armed forces, the Red Cross and other priority uses have all continued to increase in the last three years; and

That representations have been made to the Agricultural Food Board that in order to maintain production to provide minimum requirements, without higher ceiling prices, the payment of subsidies will be required.

The Minister, therefore, on the advice of the Agricultural Food Board, recommends:—

1. That a Government subsidy of 35 cents per hundred pounds be paid during the period May 1, 1944, to September 30, 1944, and 55 cents per hundred pounds from October 1, 1944, to April 30, 1945, on such milk sold by producer distributors or purchased by distributors for fluid milk consumption as the Agricultural Food Board may direct, provided that in areas where 25 cents per hundred pounds is considered by the Agricultural Food Board to be adequate, the subsidy shall be limited to that amount.

2. That a Government subsidy of 20 cents per hundred pounds be paid during the period May 1, 1944, to April 30, 1945, on milk used in the manufacture of cheddar cheese.

3. That a Government subsidy of 15 cents per hundred pounds be paid during the period May 1, 1944, to September 30, 1944, and 30 cents per hundred pounds from October 1, 1944, to April 30, 1945, on such milk used for concentration purposes as the Agricultural Food Board may direct.

4. That a Government subsidy of 10 cents per pound be paid to producers for butterfat used in the manufacture of creamery buttery during the period May 1, 1944, to April 30, 1945.

5. That the Dairy Products Board be authorized to support the butter market as may be necessary to maintain the minimum prices shown on the schedule hereto, by purchasing butter on a basis of minimum price specified in the schedule for butter delivered Vancouver, British Columbia; Toronto, Ontario; Montreal, Quebec; Saint John, New Brunswick, or Halifax, Nova Scotia, during the months purchased.

6. That after the 30th day of April, 1944, the utilization of milk within the dairy industry be stabilized by requiring distributors or manufacturers to obtain permission from the Agricultural Food Board before purchasing milk or cream from other than those from whom they were purchasing milk or cream prior to and regularly since the 30th day of September, 1943.

The Committee concur in the foregoing recommendations and submit the same for approval.

A. D. P. HEENEY,
Clerk of the Privy Council.

SCHEDULE

Minimum Prices for First Grade
Creamery Butter Delivered to the Purchaser
May 1944-April 1945

	Alberta Saskatchewan Manitoba	British Columbia Ontario Quebec	Prince Edward Island New Brunswick Nova Scotia
	Cents	Cents	Cents
May	30	32	33
June	30 $\frac{3}{8}$	32 $\frac{3}{8}$	33 $\frac{3}{8}$
July	30 $\frac{3}{4}$	32 $\frac{3}{4}$	33 $\frac{3}{4}$
August	31 $\frac{1}{8}$	33 $\frac{1}{8}$	34 $\frac{1}{8}$
September	31 $\frac{1}{2}$	33 $\frac{1}{2}$	34 $\frac{1}{2}$
October	31 $\frac{5}{8}$	33 $\frac{5}{8}$	34 $\frac{5}{8}$
November	32 $\frac{1}{4}$	34 $\frac{1}{4}$	35 $\frac{1}{4}$
December, 1944, to April, 1945.....	32 $\frac{5}{8}$	34 $\frac{5}{8}$	35 $\frac{5}{8}$

Order in Council re imposition and collection of a surcharge on butter sold as ships' stores

P.C. 1151

AT THE GOVERNMENT HOUSE AT OTTAWA

WEDNESDAY, the 23rd day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, to encourage the production of butter, Commodity Prices Stabilization Corporation Ltd. (hereinafter referred to as "the Corporation") was authorized and directed to pay a domestic subsidy on butterfat;

And whereas the Corporation by way of recovery of subsidy so paid imposed and collected a surcharge on butter sold as ships' stores;

And whereas the Agricultural Food Board of the Department of Agriculture (hereinafter referred to as "the Board") was authorized and directed to assume the payment of such subsidy in respect of butterfat produced on and after May 1, 1943;

And whereas the Minister of Agriculture reports that the Corporation continued the collection of surcharges on butter sold as ships' stores on and after May 1, 1943, holding any sums so received for the Department of Agriculture (hereinafter referred to as "the Department") and

That certain legal considerations make it desirable that the following order be made.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Agriculture and pursuant to powers conferred on the Governor in Council by the War Measures Act and otherwise, is pleased to order and doth hereby order as follows:—

1. The Board is hereby authorized to impose and the Department is hereby authorized to collect on butter sold as ships' stores a surcharge at such rate as the Board may fix from time to time.

2. The Department may from time to time authorize in writing any person or persons to collect for and on its behalf any surcharge so imposed.

3. The actions of the Board in imposing and of the Corporation in collecting for and on behalf of the Department a surcharge on butter sold as ships' stores between May 1, 1943, and the date hereof, are hereby ratified and confirmed.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council setting forth the policy of the Department of
Munitions and Supply re insurance of construction work
being carried out on a cost-plus basis**

P.C. 63/1185

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 24th February, 1944.*

The Board had under consideration a memorandum from the Honourable the Minister of Munitions and Supply reporting:—

"That the Department in recent months has reviewed its policy with respect to insurance of and incidental to construction work being carried out on a cost-plus basis under contracts with His Majesty the King represented by the undersigned;

That as a result of such review, the undersigned is of the opinion that it is desirable and in the public interest that the policy of the Department as regards such insurance should be as set forth in general terms in Schedule 'A' attached hereto;

The undersigned, therefore, upon the advice of the Deputy Minister, has the honour to recommend that under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, Your Excellency in Council be pleased to order as follows:—

1. That the policy with respect to insurance of and incidental to construction work being carried out on a cost-plus basis under contracts with His Majesty the King represented by the undersigned, as set out in general terms in Schedule 'A' attached hereto, be approved and that authority be granted to the undersigned to effect and carry out such policy with power to vary such policy in any case or cases in which the undersigned shall deem it advisable.
2. That without limiting the generality of the foregoing, the undersigned be authorized to assume, on behalf of His Majesty, any risk or part thereof in respect of or incidental to the carrying out of construction work which is being carried out on a cost-plus basis as he may deem advisable, and to indemnify the contractor or a sub-contractor against any action, claim or demand instituted or made in respect of which in the opinion of the undersigned the contractor or sub-contractor may be entitled to be indemnified by reason of the assumption of such risk or part thereof by His Majesty, and to settle or defend any such action, claim or demand.
3. That the undersigned be further authorized to do all such things as appear to him to be incidental to or necessary or expedient for the carrying out of the policy with regard to insurance as set out in Schedule 'A' attached hereto and for the exercise of any of the powers herein conferred, including the execution of amendments to any existing contracts which have been entered into on behalf of His Majesty.
4. That the powers herein conferred shall be deemed to have had effect on and from the 24th September, 1943."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

SCHEDULE "A"

CONTRACTS FOR BUILDING CONSTRUCTION WORK ON COST-PLUS BASIS:

The cost of Insurances (a) to (k) is to be allowed as an item of cost under the Contract.

- (a) *Fire Insurance* is to be carried in the amount of the Contract less cost of excavation and of brick, stone or concrete foundations, piers or other supports which are below the under surface of the lowest basement floor or where there is no base-

ment, which are below the surface of the ground. "Supplemental Cover", which is Insurance against loss by Windstorm, Hail, Lightning, Explosion, Riot, Impact by Aircraft, and Smoke Damage, may be included.

NOTE.—The Insurance may be extended to include Contractor's sheds and equipment and also rented equipment.

- (b) *Contractor's Equipment* (or rented equipment) may be insured whilst in transit (on land or sea) to or from the site of the work except to the extent that the risk is assumed by the carrier.
- (c) *Public Liability Insurance* is to be carried. Amounts may be varied according to the hazard of the work, but should not exceed \$25,000 for one person and \$100,000 for any number of persons over one injured in one accident.
- (d) *Property Damage Insurance* is to be carried. Amounts may be varied according to the hazard of the work, but should not exceed \$25,000.

(e) *Motor Vehicles:—*

Insurance is to be carried as follows:—

Public Liability Insurance in the amount of \$25,000 for one person and \$100,000 for any number of persons over one injured in one accident. Property Damage in the amount of \$25,000.

- (f) *Contractor's Contingent Liability* arising from the use of Motor Vehicles by sub-contractors may be insured up to the amounts set out in Sub-Section (e).

(g) *Horse-Drawn Vehicles:—*

Insurance is to be carried as follows:—

Public Liability Insurance in amounts of \$5,000 for one person and \$10,000 for any number of persons over one injured in one accident. Property Damage in the amount of \$1,000.

NOTE.—In connection with (c), (d), (e), (f) and (g) Insurances are to cover costs of defence or adjustment of claims in addition to the money-limits of the policies. The Crown is to assume the excess of any claim over the limits set out above.

(h) *Wartime Industrial Transit Plan:—*

The Contingent Liability of the Contractor arising from the use by Employees of their own cars to transport fellow workers to and from work (pursuant to the Wartime Industrial Transit Plan) may be insured in amounts not exceeding \$100,000 for one person and \$200,000 for any number of persons over one injured in one accident, and Property Damage in an amount not exceeding \$1,000.

(i) *Boiler Insurance:—*

Any pressure vessel having a pressure of 15 lbs. per square inch or more is to be covered by Boiler Insurance with an Insurance Company providing a good inspection service.

- (j) *Fidelity Guarantee Bonds* covering paymasters, cashiers, etc., at the site of the work may be taken out.
- (k) *Holdup Insurance* covering payroll may be effected.

(l) *War Risk Insurance:—*

No War Risk Insurance is to be effected by the Contractor on any building under construction in Canada, as such property is covered in the Department's blanket policy effected under The War Risk Insurance Act, 1942. If the Contractor insures his own interest in material and equipment under said Act, the premium is to be allowed as an item of cost. On buildings being constructed outside of Canada, Crown is to assume risk.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

W. M. No. 50

Supplement No. 4

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 19th February, 1944.

*To Collectors of Customs and Excise, and others concerned:***Importation of Machinery Subject to Licence by Controller of Construction**

At the request of the Controller of Construction, Memorandum W. M. 50 and Supplements 1 to 3, inclusive, are cancelled.

Accordingly, entries for machinery may be accepted without the endorsement of the licence number of the Controller of Construction.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

W. M. No. 82

Supplement No. 7

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 19th February, 1944.

*To Collectors of Customs and Excise, and others concerned:***Prohibited Imports**

The importation of Peppermint Oil into Canada is prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue.

In order that the request for permits for the importation of Peppermint Oil may be dealt with as expeditiously as possible, applications, in duplicate, must be made on the prescribed form, which, together with all the correspondence relating thereto, should be sent direct to Mr. E. T. Sterne, Controller of Chemicals, 1235 McGill College Avenue, Montreal, P.Q. The form to be used is the "Application for Permit to Import War Materials and Other Goods", and supplies thereof may be obtained from Collectors of Customs and Excise or from the Department. It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 918, 15/2/44—Authority War Measures Act.)

W. M. No. 100

Supplement No. 1

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 19th February, 1944.

*To Collectors of Customs and Excise, and others concerned:***Prohibited Imports**

Effective 21st February, 1944, General Permit G-2400 is no longer valid for the importation of:—

Potatoes, in their natural state (Item 83 (a)), onions, in their natural state, not including onions grown with tops, and shallots (Ex. Item 84).

Specific permits will be required for each importation of potatoes and onions referred to above and in order that applications for permits may be dealt with as expeditiously as possible, applications, IN DUPLICATE, must be made on the prescribed form, which, together with all correspondence relating thereto, should be sent direct to Wartime Food Corporation Ltd., Metropolitan Bldg., Toronto, Ontario. The form to be used is the "Application for Permit to Import War Materials and Other Goods", and supplies thereof may be obtained from Collectors of Customs and Excise or from the Department of National Revenue, Ottawa.

It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

NOTE:—Import permits prescribed under this Order are not required for shipments for which permits have been issued with the approval of the Shipping Priorities Committee prior to this date.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

Series D No. 47

T. C. 153

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 19th February, 1944.

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

Effective 15th December, 1943, imports of diamonds, rough or uncut, not advanced in condition or value from their natural state by cleaving, splitting, cutting, or other process, when imported by diamond cutters for use exclusively in the manufacture of gem or industrial diamonds in their own factories, are exempted from the war exchange tax and the special excise tax.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 9780, 15/2/44—Authority War Measures Act.)

PART III
 Wartime Prices and Trade Board
 (Finance)

GOVERNMENT NOTICE RS-7

RESPECTING REPAYMENT OF SUBSIDIES

COMMODITY PRICES STABILIZATION CORPORATION LTD.

Effective February 17, 1944

TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purposes of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:—

CLASSES AND KINDS OF GOODS

**AMOUNT OF SUBSIDY
 REPAYMENT**

1. Cotton and Cotton goods (the latter being goods the chief component of which is cotton) but not including:—

Full Fashioned Hosiery,

Cotton Fabrics produced from U.S. grey cloth, which has been imported under special permit for the purpose of being finished in Canada and re-exported to the West Indies,

Cotton Thread Waste,

Cotton Mill Waste,

Cotton Rags, except new rags suitable for garnetting,

Bags, when used as containers,

Used Sugar Bags, (which are returned to producing countries for use),

New York Garment models, imported for copy purposes into Canada and re-exported,

Dresses exported to the U.S. to be photographed and later returned to Canada.

On being exported.....

10% of Invoice Value

2. Wool and Woollen goods (the latter being goods the chief component of which is wool) but not including:—

Full Fashioned Hosiery,

Raw Wool exported to the U.S. for processing, to be returned to Canada,

Raw Wool domestically grown,

Wool Waste of all kinds,

New York Garment models imported for copy purposes into Canada and re-exported,

Dresses exported to the U.S. to be photographed and later returned to Canada.

On being exported.....

5% of Invoice Value

CLASSES AND KINDS OF GOODS

AMOUNT OF SUBSIDY
REPAYMENT

3. Synthetic Fibres and Synthetic Fibre Products (the latter being goods the chief component of which is synthetic fibres) but not including:—

Full Fashioned Hosiery,

New York Garment Models, imported for copy purposes into Canada and re-exported,

Dresses exported to the U.S. to be photographed and later returned to Canada.

On being exported.....

3% of Invoice Value

Dated at Ottawa, this 11th day of February, 1944.

COMMODITY PRICES STABILIZATION CORPORATION LTD.,
Per. H. B. McKINNON, *President*.

Board Order

WARTIME PRICES AND TRADE BOARD**Order No. 369****Respecting Publications Other Than Newspapers, Magazines and Other Periodicals**

Under powers given to the Board by Order in Council P.C. 8528, dated the first day of November, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. The proviso to Section 5 of Order No. 295 of the Board is revoked and replaced by the following:—

“provided that the exemptions granted by this Section shall not apply to any publication which is published primarily for advertising purposes, or derives its principal earned revenue from advertising, and which uses more than 75 pounds of print paper in any one calendar quarter.”

2. This Order shall be effective on and after the 28th day of February, 1944.

Made at Ottawa, this 22nd day of February, 1944.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1073

Respecting Canned Grapefruit Juice

Under powers given by the Wartime Prices and Trade Board to the Administrator of Imported Grocery Items,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Application of Order

1. This Order fixes maximum prices for canned grapefruit juice and comes into effect on March 1, 1944.

Meaning of Certain Words or Expressions

2. For the purposes of this Order,

- (a) "Corporation" means Commodity Prices Stabilization Corporation Limited;
- (b) "first distributor" means any person to whom the Corporation supplies any canned grapefruit juice;
- (c) the word "sell" as used in this Order also covers an offer to sell;
- (d) "sale at wholesale" means any sale except a sale to a first distributor and a sale at retail, and "sell at wholesale" shall have a corresponding meaning.

Sales by First Distributors**FIRST DISTRIBUTORS MUST NOT SELL AT RETAIL**

3. No first distributor shall sell any canned grapefruit juice at retail.

GRAPEFRUIT JUICE IMPORTED FROM THE UNITED STATES

4. The maximum price at which any first distributor may sell at wholesale any canned grapefruit juice imported from the United States shall be the sum of the following:—

- (a) the actual price (f.o.b. shipping point in the United States) paid to the Corporation by such first distributor for such canned grapefruit juice, namely,
 - (i) 72 cents (United States currency) per dozen tins of 20 fluid ounces (Imperial measure) or 18 fluid ounces (United States measure), less an allowance of one-half of one per centum in lieu of claims for leaks and swells; or
 - (ii) \$1.65 (United States currency) per dozen tins of 48 fluid ounces (Imperial measure) or 46 fluid ounces (United States measure), less an allowance of one-half of one per centum in lieu of claims for leaks and swells;
- (b) such transportation charges, bank charges, foreign exchange, customs duty, sales tax and war exchange tax as are borne by the first distributor; and
- (c) a handling or service charge not exceeding one cent (Canadian currency) per case.

GRAPEFRUIT JUICE IMPORTED FROM TRINIDAD

5. The maximum price at which any first distributor may sell at wholesale any canned grapefruit juice imported from Trinidad shall be the sum of the following:—

- (a) the actual price paid (including all charges) to the Corporation by such first distributor for such canned grapefruit juice, namely, \$1.36 (Canadian currency) per dozen tins of 20 fluid ounces (Imperial measure) delivered to any one of

the following distributing centres, namely, Halifax, Amherst, Sydney, Charlotte-town, St. John, Moncton and Fredericton, less an allowance of one-quarter of one per centum in lieu of claims for leaks and swells; and

- (b) a handling or service charge not exceeding one cent (Canadian currency) per case.

Sales at Wholesale by any Person other than a First Distributor

6. The maximum price at which any person other than a first distributor may sell at wholesale any canned grapefruit juice shall be the sum of the following:—

- (a) the actual price paid by him for such canned grapefruit juice but not exceeding the maximum price as fixed by this Order at which the same may be sold to him by a first distributor, plus,
 - (i) on sales of canned grapefruit juice imported from the United States such transportation charges, bank charges, foreign exchange, customs duty, sales tax, war exchange tax that are not included in such actual price; or
 - (ii) on sales of canned grapefruit juice imported from Trinidad such transportation charges that are not included in such actual price, however, where Trinidad grapefruit juice is shipped from the Provinces of Nova Scotia, New Brunswick or Prince Edward Island to any point in Canada outside those provinces, the transportation charges shall be limited to the actual transportation within those three provinces; and
- (b) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by such person during the basic period September 15 to October 11, 1941, on sales of canned grapefruit juice but not in any event exceeding nine per centum (9%) of such person's lawful selling price.

Combined Markup of Wholesale Distributors

7. (1) Where sales of canned grapefruit juice are made between wholesale distributors, the total amount of the markups of all such wholesale distributors must not exceed the highest amount of markup which the first wholesale distributor could have included as part of his selling price on a sale to a person other than a wholesale distributor.

(2) Every wholesale distributor when selling to another wholesale distributor shall deliver to the buyer before or at the time he makes delivery of the canned grapefruit juice, an invoice stating the total combined markup that has been taken by him and by any other wholesale distributor who handled the canned grapefruit juice, and the amount of markup, if any, available for the buyer.

Sales at Retail

8. The maximum price at which any person may sell at retail any canned grapefruit juice shall be the sum of the following:—

- (a) the actual price paid by him for such canned grapefruit juice but not exceeding the lawful maximum price that may be charged by his supplier as fixed by this Order; plus
 - (i) on sales of canned grapefruit juice imported from the United States, such transportation charges, bank charges, foreign exchange, customs duty, sales tax, war exchange tax (if any) that are not included in such actual price; or
 - (ii) on sales of canned grapefruit juice imported from Trinidad, such transportation charges that are not included in such actual price, however, where Trinidad grapefruit juice is shipped from the Provinces of Nova Scotia, New Brunswick or Prince Edward Island to any point in Canada outside those provinces, the transportation charges shall be limited to the actual transportation within those three provinces; and
- (b) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period September 15 to October 11, 1941, on sales of canned grapefruit juice but not in any event exceeding twenty per centum (20%) of such person's lawful selling price; or

- (c) if the seller is a retailer who purchased such canned grapefruit juice from a first distributor, a markup not exceeding twenty-three per centum (23%) of his lawful selling price.

Records of Sales and Purchases

9. Every first distributor shall immediately upon receipt by him of a shipment of canned grapefruit juice make a written record showing the laid-down cost per dozen tins and the date that delivery was made to him.

10. (1) On every sale of canned grapefruit juice other than a sale at retail every seller shall at the time of delivery of the grapefruit juice furnish the buyer with an invoice showing the name and complete address of the seller and the buyer, the date of delivery, the quantity sold and the price charged.

(2) Every such seller shall keep a duplicate copy of each invoice furnished by him as required by this Section.

11. Every wholesale distributor and every retailer shall immediately upon receipt of any canned grapefruit juice purchased by him make a written record at the place of business where he received such product showing the name and complete address of his supplier, the date of purchase, the quantity purchased and the price charged; however, if such person keeps the copy of the invoice he receives from his supplier he need not keep any other record of the particulars of sale shown on the invoice.

12. Every invoice and record which a seller of canned grapefruit juice is required by this Order to make and keep shall be kept available for inspection by any authorized representative of the Board at any time within twelve months after the date of the transaction to which it relates.

Where the Retail Price Includes a Fraction of a Cent

13. Where the maximum price as fixed by this Order on a sale at retail of any canned grapefruit juice includes a fraction of a cent in addition to a whole number of cents, such maximum price shall be reduced to the nearest cent if the fraction is less than one-half cent and if the fraction be one-half cent or more the maximum price may be increased to the next highest cent.

Prices Fixed are Maximum Prices and Include all Charges

14. All prices fixed by this Order are maximum or highest prices and must not be exceeded. They include all charges and no charge may be made for a container so that the sum of the price and the charge for the container exceeds the maximum price.

Additional Payments or Consideration to be Part of the Price

15. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any canned grapefruit juice or received by the seller from any person in connection with the sale of any canned grapefruit juice shall constitute part of the price for such product.

Dated at Ottawa, this 21st day of February, 1944.

A. S. MAY,
Administrator of Imported Grocery Items.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SPECIAL NOTICE

The Government of Canada is trying to prevent excessive increases in costs and prices so that there will not be a disastrous price rise that will weaken the war effort, create chaos in many industries and cause general misery.

This Order fixes maximum wholesale and retail markups and is part of this price control programme.

These maximum markups have been fixed to take care of the requirements of high cost operators. Anyone who is able to sell below these maximum markups because of large volume, or low operating costs, should do so. In this way he will be sharing in the fight against disastrous inflation and will be complying with both the spirit and the letter of this regulation.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1112

Respecting the operation of private commercial vehicles

Under powers given by the Wartime Prices and Trade Board to the Administrator of Services it is hereby ordered, on behalf of the Board as follows:—

1. Sub-section (c) of Section 1 of Administrator's Order No. A-314 dated the first day of August, 1942, as amended by Section 1 of Administrator's Order No. A-440 dated the 15th day of October, 1942, is hereby revoked and the following substituted therefor:

"(c) "Private Commercial Vehicle" means a vehicle as herein defined, but does not include, unless otherwise ordered or directed in writing by the Administrator, a vehicle which was on the first day of August, 1942, or subsequently thereto, with the written concurrence of the Administrator, registered and/or licensed, so long as the same remains so registered and/or licensed,

- (i) in the Province of British Columbia as a public freight-vehicle, as defined in The Motor Carrier Act, Chapter 36, of the Statutes of British Columbia, 1939, as amended, and as classified by the regulations thereunder;
- (ii) in the Province of Alberta as a public service vehicle, as defined in the Public Service Vehicles Act, being Chapter 91 of the Statutes of Alberta 1936, as amended;
- (iii) in the Province of Saskatchewan as a public service vehicle (freight), as described in the rules and regulations made by the Highway Traffic Board of the Province of Saskatchewan effective March 1, 1942, pursuant to Section 8 of the Vehicles Act, being Chapter 275 of the Revised Statutes of Saskatchewan, 1940, as amended;
- (iv) in the Province of Manitoba as a public service vehicle, as defined in subsection 17 of Section 2 of the Highway Traffic Act, being Chapter 93 of the Revised Statutes of Manitoba, 1940, as amended;
- (v) in the Province of Ontario as a public commercial vehicle as defined in the Commercial Vehicle Act, being Chapter 290 of the Revised Statutes of Ontario, 1937, as amended;
- (vi) in the Province of Quebec as a delivery car, as defined in subsection 8 of Section 2 of the Motor Vehicle Act, being Chapter 35 of the Revised Statutes of Quebec, 1925, as amended;
- (vii) in the Province of New Brunswick as a public motor truck operated by a licensed motor carrier, as defined in the Motor Carrier Act, 1937, being Chapter 43 of the Statutes of New Brunswick, 1937, as amended;

but these exceptions shall not apply if ownership of the vehicle is transferred without the written concurrence of the Administrator, and shall only apply when the vehicle is used in the Province in and by which the same is registered and/or

licensed, and while being used exclusively in and about the specific purpose and on the specific routes, if any, authorized with respect to the vehicle, by or under the Statute or regulation."

2. Section 5 of the said Administrator's Order No. A-314 as amended by Section 2 of said Administrator's Order No. A-440, is hereby revoked and the following substituted therefor:—

"5. The provisions of Section 3 of this Order shall not apply to a private commercial vehicle

- (a) (i) owned or operated by the Government of Canada or of the United States of America, or of a Province of Canada;
- (ii) owned by a public authority or organization created or appointed by the Government of Canada or of a Province of Canada which functions with respect to some public undertaking, enterprise or purpose;
- (iii) owned by a municipal corporation or by a school corporation or by any Statutory public local Government authority;
- (b) of a type named below whenever it is being used in and about the purposes or in the manner mentioned after it:
 - (i) an ambulance, when used in and about ambulance services, only,
 - (ii) a civilian defence service truck when used in and about civilian defence and allied services, only,
 - (iii) a farm truck when used by a farmer in connection with his farming operations in the transportation of agricultural commodities and products from a farm or farms or in the transportation of farm supplies to a farm or farms,
 - (iv) a funeral hearse and casket wagon, when used in and about the purposes indicated by their respective names,
 - (v) a garage service truck if fully equipped to effect road repairs to vehicles and to perform towing services, and only when used in and about such services,
 - (vi) a lumbering truck when used (a) in and about the hauling of logs or poles between the point of production and the sawmill or the nearest point of trans-shipment to rail or water, or when used (b) in and about the hauling of lumbering equipment or supplies, or for the purpose of lumbering equipment repairs (including repair of the vehicle), and in respect of use (b) at a distance of not more than 150 road miles from the place of lumbering operations measured by the most direct road route,
 - (vii) a tank truck if permanently equipped with a tank of a capacity of at least 1,000 gallons, for use in the haulage of gasoline, oil or other liquid in bulk quantity, and only when used in and about such haulage,
 - (viii) a trailer if attached to a passenger motor vehicle when used only to haul personal or household goods or effects of the owner of the passenger motor vehicle,
 - (ix) a truck owned by a public utility corporation and fully equipped for purpose of work of construction, maintenance or repair of utility undertakings, such as waterworks, gas, electric or telephone systems, and only when used in and about such work,
 - (x) a new truck while in transit from the point of manufacture and/or the point of original sale to its destination, provided that the total distance the truck may be operated on a highway in these circumstances shall not exceed 250 road miles,
 - (xi) a truck which has been repossessed under due process of law, while in transit from the point of repossession to the place of business of the person on whose behalf the truck has been repossessed, if the distance between the two is not more than 250 road miles."

This Order shall take effect on the 28th day of February, 1944.

Dated at Ottawa, this 15th day of February, 1944.

M. W. McCUTCHEON,
Administrator of Services.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1119

Respecting Refrigerating and Air Conditioning Equipment

Under powers given by the Wartime Prices and Trade Board to the Administrator of Refrigeration, Commercial Laundry and Dry Cleaning Equipment

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD as follows:

Administrator's Order No. A-616 is hereby revoked and the following substituted therefor:

1. For the purpose of this Order "refrigerating or air conditioning equipment" means any type of New or Used machinery, equipment or other apparatus designed primarily to lower the temperature of matter, or to regulate the temperature or the humidity of air by mechanical, chemical or physical means, and includes all insulated cabinets, materials, parts, implements and devices used with such machinery, equipment or apparatus in causing it to perform its function of refrigeration or air conditioning. The term shall not include a refrigerator manufactured for domestic use.

Restrictions on Sale and Installation

2. (1) No person shall sell or install any refrigerating or air conditioning equipment except to the Order of any of the following:
 - (a) the Department of Munitions and Supply;
 - (b) " " " National Defence (Naval Services);
 - (c) " " " " " (Army);
 - (d) " " " " " (Air Services);
 - (e) " " " Pensions and National Health;
 - (f) " " " Finance (National Housing Administration);
 - (g) a person who has obtained a permit from the Administrator of Refrigeration, Commercial Laundry and Dry Cleaning Equipment.
- (2) No permit is required for the purchase, sale or installation of:
 - (a) new or used equipment of a kind or type listed in Schedule "A" to this order;
 - (b) used equipment rated at 1 H.P. or less, or having a rated capacity of 1 ton or less;
 - (c) a farm milk cooler.

Restrictions on Manufacture

3. No person shall manufacture or assemble any new refrigerating or air conditioning equipment of a kind named or described in Schedule "A" to this Order.

4. No person shall manufacture or assemble any new refrigerating or air conditioning equipment of a kind named or described in Schedule "B" to this Order unless he shall have received written permission from the Administrator of Refrigeration, Commercial Laundry and Dry Cleaning Equipment.

Repair Parts

5. Nothing in this order shall prohibit the manufacture, assembly, sale or installation of parts for the repair of refrigerating or air conditioning equipment.

Exemptions

6. The provisions of this Order shall be subject to such written exemptions as the Administrator may grant, upon application to him, in individual cases of undue hardship or other special circumstances.

Effective Date

7. This Order shall be effective on and after the 28th day of February, 1944.

Dated at Ottawa this 25th day of February, 1944.

C. G. HEILIG,
*Administrator of Refrigeration,
Commercial Laundry and Dry
Cleaning Equipment.*

Approved:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

TO ADMINISTRATOR'S ORDER NO. A-1119

The manufacture of the following types of equipment is prohibited (Order, Section 3); equipment on hand of the following types may be sold without permit.

1. Beverage dispensers;
2. Bottled beverage coolers, mechanical;
3. Bottled beverage coolers, non-mechanical;
4. Counter and back bar refrigerators;
5. Draft beer equipment;
6. Drinking water coolers, non-mechanical;
7. Farm freezers (for the freezing and storing of food on a farm);
8. Florist boxes;
9. Fountainettes;
10. Frozen food cabinets;
11. Ice cream cabinets;
12. Ice cube makers, self-contained cabinet type;
13. Metal clad salad cabinets;
14. Metal clad farm milk cooler cabinets;
15. Metal clad walk-in refrigerators;
16. Soda fountains.

SCHEDULE "B"

TO ADMINISTRATOR'S ORDER NO. A-1119

The following items may not be manufactured except with the written permission of the Administrator (Order, Section 4); for restrictions on sale and installation see Order, Section 2.

1. Farm milk coolers;
2. Metal clad reach-in refrigerators;
3. Display cases.

NOTE: Equipment not included in either Schedule "A" or "B" may be produced, but may not be sold except in accordance with Section 2 of the Order.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1120

Respecting the Conversion of Real Property Known as 10 Blenheim Road, Corner of Blair Road, in the City of Galt, in the Province of Ontario

Whereas in the City of Galt there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation, and it is desirable in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas representations have been made by the Director of Housing, Department of Finance, that it is desirable and in the public interest that real property known as 10 Blenheim Road, Galt, be converted into a five-family residence notwithstanding the restrictions and prohibitions of By-law No. 3326 of the Corporation of the City of Galt, in the Province of Ontario;

And whereas the Director of Housing, Department of Finance, has obtained assurance from the Mayor and the City Clerk of the Corporation of Galt aforesaid that there will be no objection to such conversion of the aforesaid real property.

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as 10 Blenheim Road, in the City of Galt, in the Province of Ontario, into and the use thereof as a five-family dwelling house, the owner of such single family dwelling house or the Director of Housing, Department of Finance, is hereby permitted to convert into and use the same as a five-family dwelling house.

2. This Order shall come into force on the 29th day of February, 1944.

Dated at Ottawa, this 25th day of February, 1944.

RUSSEL S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1124

Respecting Production of 30-Pound Newsprint

Whereas the Wartime Prices and Trade Board has been informed that certain Canadian newsprint manufacturers have received orders or requests from North American customers for the supply of newsprint of 30-pounds basis weight as distinguished from the newsprint of 32-pounds basis weight heretofore supplied for North American consumption; and

Whereas the Advisory Production Committee of the Newsprint Administrator has informed the Board that a total or partial conversion of production from newsprint of 32-pounds basis weight to newsprint of a lower basis weight would result in a decrease of total supply and that the supply by manufacturers of newsprint of different basis weights would result in inequities in distribution; and

Whereas there has been delivered to the Board a report of the Production Committee of the Canadian Newsprint Industry which corroborates the information given by the Committee and states, in addition, that the fulfilment of commitments made on behalf of Canada to the United States and other countries, in respect of the

supply of newsprint during the first six months of 1944, will be impossible if the manufacture for North American consumption of newsprint of a basis weight lower than 32 pounds is now permitted; and

Whereas the Newsprint Administrator is concerned with the allocation of newsprint production, the maintenance of production in line with commitments made for the supply of newsprint to other countries and the equitable distribution of newsprint supplies;

Wherefore, in order that the Board may have sufficient time to ascertain the precise nature and full extent of all the problems which appear likely to develop, if the production for North American consumption of newsprint of less than 32-pounds basis weight is commenced, and to determine what steps should in the circumstances be taken by the Board,

It is hereby ordered on behalf of the Board that no manufacturer of newsprint in Canada shall manufacture, sell, offer for sale, ship or deliver, at any time prior to April 30, 1944, any newsprint paper for North American consumption which is lighter in weight than 32-pounds basis weight.

Dated at Montreal, this 28th day of February, 1944.

GUY E. HOULT,
Newsprint Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV
Wartime Industries Control Board
(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY
CONTROLLER OF CONSTRUCTION

ORDER No. 22

Licensing Requirements Revised as to Total Cost Limits

Dated February 22, 1944.

Pursuant to the powers conferred by Order in Council P.C. 660 of January 30, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Interpretation

For the purposes of this Order, unless the context otherwise requires, any word or term used herein, which is defined in Order in Council P.C. 660 of January 30, 1942, shall have the meaning given to such word or term in the said Order in Council.

2. Limit for Equipment Restored to Amount Fixed by P.C. 660.

The limit of total cost of any project consisting of the installation of equipment in any plant, including, subject to Section 5 of this Order, any plant or building used or to be used for the storage of grain, is restored to the amount of \$5,000.00 fixed by paragraph (a) of sub-section (1) of Section 3 of Order in Council P.C. 660 of January 30, 1942.

3. Limit for Construction of Plants Restored to Amount Fixed by P.C. 660.

The limit of total cost of any project consisting of constructing or making repairs, additions or alterations to, any plant, including, subject to Section 5 of this Order, any plant or building used or to be used for the storage of grain, is restored to the amount of \$5,000.00 fixed by paragraph (b) of sub-section (1) of Section 3 of the said Order in Council P.C. 660.

4. Limit for Buildings (Other than Plants) Fixed at \$1,500.00

The limit (under paragraph (c) of sub-section (1) of Section 3 of the said Order in Council P.C. 660) of total cost of any project consisting of constructing or making repairs, additions or alterations to any building other than a plant and/or installing therein any equipment, shall be \$1,500.00 for all such construction, repairs, additions, alterations and installations included in one project.

5. Limit for Certain Grain Storage Buildings in Prairie Provinces

(1) The limit of total cost of any project consisting of the installation of equipment in any plant or building used or intended to be used for the storage of grain and situated west of the 90th degree of longitude and east of the Rocky Mountains shall be \$500.00, if the plant or building has railway siding facilities or is used or to be used for the storage of grain sold, delivered, milled, processed or otherwise disposed of under the Regulations of the Canadian Wheat Board.

(2) The limit of total cost of any project consisting of constructing or making repairs, additions or alterations to any plant or building used or intended to be used for the storage of grain and situated west of the 90th degree of longitude and east of the Rocky Mountains shall be \$500.00, if the plant or building has railway siding

facilities or is used or to be used for the storage of grain sold, delivered, milled, processed or otherwise disposed of under the Regulations of the Canadian Wheat Board.

6. *Orders No. 9, 11 and 13 Rescinded*

The following Orders of the Controller of Construction are rescinded:—

Order No. 9 dated April 2, 1942.

Order No. 11 dated June 27, 1942.

Order No. 13 dated October 9, 1942.

7. *Limits of Total Cost Subject to Increase by Licence.*

The limits of total cost fixed by this Order may be exceeded only under license issued by the Controller.

JOHN SCHOFIELD,
Controller of Construction.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

VOLUME I, No. 10



MAR. 13, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

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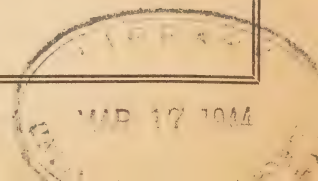


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PART I
Orders in Council

Military Prisoners' Transfer Order, 1944

P.C. 1304

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 4th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence reports that it is desirable from time to time to return to Canada for completion of sentence and for disposal, certain personnel of the Canadian Army serving beyond Canada who are under sentence of penal servitude, imprisonment or detention; and

That it is, therefore, considered that appropriate regulations should be made to provide for the transfer of such personnel and for their custody and control during the course of such transfer.

Therefore, His Excellency, the Governor General in Council, on the recommendation of the Minister of National Defence, and pursuant to the provisions of the Militia Act and the War Measures Act, is pleased to make and doth hereby make the Order annexed hereto as Appendix "A".

A. D. P. HEENEY,
Clerk of the Privy Council.

APPENDIX "A"

Transfer of Military Prisoners

1. Where a person subject to Canadian Military Law is by a Court-Martial sentenced at any place outside Canada to undergo a sentence of penal servitude or of imprisonment or of detention, he may (whether or not he has already undergone a portion of such sentence) be transferred or removed to Canada to undergo such sentence or the balance thereof in such place or such several places to which he could have been committed to serve such sentence if he had been tried by a Court-Martial and sentenced in any place in Canada.

2. Such person may, until he reaches the place in Canada in which he is to undergo his sentence or the balance thereof, be kept in military custody or in civil custody or partly in one description of custody and partly in the other, and may, from time to time, be transferred from military custody to other military custody, or to civil custody, and from civil custody to other civil custody, or to military custody as occasion may require.

3. (a) An order of a competent military authority shall be a sufficient warrant for the committal of such person under sentence of penal servitude or of imprisonment or of detention (whether or not he has already undergone a portion of such sentence) to such place or such several places in Canada to which he could have been committed to serve such sentence if he had been tried by Court-Martial and sentenced in any place in Canada.

(b) An order of a competent military authority shall at any time and from time to time be a sufficient authority for the transfer of such person under

sentence of penal servitude or of imprisonment or of detention from military custody to other military or to civil custody and from civil custody to other civil custody or to military custody and for his removal from place to place and for his detention in military or civil custody and generally for dealing with such person in such manner as may be thought expedient until he reaches the place in Canada where he is to undergo his sentence or the balance thereof.

- (c) Such person serving sentence of penal servitude or of imprisonment or of detention may at any time and from time to time be released into military or civil custody by an order of the competent military authority, but this shall not be construed as authorizing a term of detention to be undergone otherwise than as prescribed by the provisions of the Army Act and the King's Regulations and Orders for the Canadian Militia, 1939.
- (d) Such person under sentence of penal servitude or of imprisonment or of detention may, during his conveyance from place to place, or when on board ship, aircraft or otherwise be subjected to such restraint as is necessary for his safe conduct and removal.

4. Such person under sentence of penal servitude or of imprisonment or of detention transferred or removed to Canada as aforesaid, shall, after he has been committed to the place in Canada in which he is to undergo his sentence or the balance thereof, be dealt with in the same manner and be subject to all enactments as far as circumstances admit, as though he had been committed thereto after being tried by Court-Martial and sentenced in any place in Canada.

5. For the purposes hereof, unless the context otherwise requires:—

- (a) The expression "military custody" shall include custody of the naval, military or air force authorities of Canada or of any of His Majesty's dominions.
- (b) The expression "civil custody" shall include custody of the police or of other lawful civil authority authorized to retain in custody civil prisoners, and includes confinement in common gaol or any prison or cells in United Kingdom or Canada or Newfoundland in which offenders sentenced by a civil court to imprisonment or confinement can for the time being be confined, but shall not include custody of the military authorities of Canada.
- (c) The expression "competent military authority" shall include:—
 - (i) The Commanding Officer for the time being of that portion of the naval, military or air forces of Canada or of any part of His Majesty's dominions in whose custody such person under sentence of penal servitude or of imprisonment or of detention may at any time and from time to time be;
 - (ii) the several persons mentioned in Section 131 of the Militia Act and paragraph 584 of the King's Regulations and Orders for the Canadian Militia, 1939;
 - (iii) the General Officers Commanding the Atlantic and Pacific Commands and each officer vested with the powers of a District Officer Commanding;
 - (iv) such officer or officers as the Adjutant-General may at any time and from time to time appoint;
 - (v) the senior combatant officer of the Canadian Militia serving with those Military Forces of Canada which are controlled and administered by or through Canadian Military Headquarters in Great Britain; or the Chief of Staff at Canadian Military Headquarters in Great Britain; or the Major-General in charge of administration at Canadian Military Headquarters in Great Britain; or the officer of the Canadian Militia for the time being in command of the First Canadian Army and such officer or officers as any of them may at any time or from time to time appoint.

6. The forms set out in the third appendix to the Rules of Procedure shall apply hereto *mutatis mutandis*.

7. This Order may be cited as the "Military Prisoners' Transfer Order, 1944".

Order in Council extending to 15th August, 1944, the time during which reduced fares may not be offered by railways

P.C. 1305

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 4th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council, P.C. 2557, of March 30, 1943, removed inducements to travel in the form of certain reduced fares offered by the railways and established a test period terminating on August 15, 1943, to ascertain the effect on passenger travel of the removal of such inducements;

And whereas the said test period has been extended to March 15, 1944;

And whereas the Transport Controller has reported that he considers it in the public interest that the removal of the inducements be continued and that the test period be further extended to August 15, 1944;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Transport (concurred in by the Minister of Finance) and pursuant to the powers conferred by the War Measures Act, is pleased to amend Order in Council, P.C. 2557, of March 30, 1943, and it is hereby further amended by deleting therefrom the words and figures "March 15, 1944," and substituting therefor the words and figures "August 15, 1944".

A. D. P. HEENEY,

Clerk of the Privy Council.

The Infants' Claims Regulations

P.C. 1307

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 4th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Justice reports:—

That the number of claims against the Crown arising out of death or injury to the person or to property resulting from the negligence of an officer or servant of the Crown while acting within the scope of his duties or employment has been, by reason of the war, greatly increased;

That many such claims are brought by or on behalf of infants;

That many claims brought by or on behalf of infants are for comparatively small amounts but, generally speaking, these may not be settled and paid except pursuant to a judgment of the Exchequer Court of Canada;

That proceedings to obtain such judgments often entail costs disproportionate to the amount of the claim; and

That it is, therefore, advisable by reason of the war for the security, defence, peace, order and welfare of Canada to authorize parents and guardians of such infants to contract and agree as to the amount of the compensation to be paid and to give acquittance therefor.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice, and pursuant to the provisions of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to make the following regulations, and they are hereby made and established accordingly,—

REGULATIONS

1. These regulations may be cited as the "Infants' Claims Regulations."

2. Where there is a claim by or on behalf of an infant arising out of death or injury to a person or to property resulting from the negligence of an officer or servant of the Crown while acting within the scope of his duties or employment, any of the persons hereinafter mentioned may, subject to section three of these regulations, contract and agree with His Majesty as to the amount of compensation to be paid to the infant in respect of such claim and may accept payment of the compensation on behalf of the infant and give acquittance therefor:—

- (a) If the infant is resident in the Province of Quebec, the person who has the right to custody and control of the infant; or
- (b) if the infant is resident in a province other than Quebec,
 - (i) if the infant's father and mother are living together and actually have the custody and control of the infant, the father;
 - (ii) if one parent is dead, the surviving parent, provided he actually has the custody and control of the infant;
 - (iii) if the infant's father and mother are living apart, the parent who actually has the custody and control of the infant;
 - (iv) the guardian or other person who actually has the custody and control of the infant.

3. (1) No person may, under these regulations, contract and agree or receive and give acquittance for compensation on behalf of an infant in respect of any claim, other than a claim in respect of expenses arising out of an injury to the infant, in an amount exceeding four hundred dollars.

(2) No person may, under these regulations, contract and agree or receive and give acquittance for compensation on behalf of more than one infant in respect of claims arising out of the death of the same person exceeding in the aggregate four hundred dollars.

4. An acquittance given pursuant to these regulations shall bar all claims by or on behalf of the infant in respect of the death or injury complained of.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending Defence of Canada Regulations (Consolidation) 1942

P.C. 1308

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 4th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Commissioner of the Royal Canadian Mounted Police and other officers have power to release from internment an enemy alien detained under Regulation 24 of the Defence of Canada Regulations (Consolidation) 1942 upon the said enemy alien giving an undertaking in terms therein set forth;

And whereas by Regulation 25 certain other enemy aliens are allowed to remain at large upon giving an undertaking in the said form prescribed in Regulation 24;

And whereas the provisions of Regulations 24 and 25 of the said Regulations are made applicable to certain other persons specified in Regulation 26A;

And whereas the Minister of Justice reports that it is deemed advisable to prescribe that failure to abide by the terms of any such undertaking shall constitute an offence.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Justice, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend Regulation 25 of the Defence of Canada Regulations (Consolidation) 1942 and it is hereby amended by adding thereto as paragraph (11) the following:—

“(11) Any enemy alien who, having signed or given an undertaking in the form prescribed in Regulation 24, fails to abide by its terms shall be guilty of an offence against this Regulation.”

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council declaring that the price at which surplus Crown assets are disposed of by War Assets Corporation, Limited, shall be deemed to include all duties, taxes, etc.

P.C. 1309

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 4th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas, under authority of Order in Council P.C. 9108, dated November 29, 1943, a company wholly owned by the Government of Canada was incorporated under the name of “War Assets Corporation Limited”, empowered to hold, manage, operate, dispose of or deal in and with surplus Crown assets consigned or transferred to it, from time to time, by the Governor in Council after consideration of reports and recommendations with respect to such assets made to him through the Minister of Munitions and Supply by the “Crown Assets Allocation Committee”, also established by the same Order;

And whereas, while full duties and taxes will have been paid on a large proportion of surplus Crown assets prior to the time of their transfer or consignment to War Assets Corporation Limited, it is probable that a proportion thereof, at the time of such transfer or consignment, will still be subject to duties and taxes payable to the Customs and Excise Divisions of the Department of National Revenue, due principally to:—

- (a) Change of ownership from the Government of the United Kingdom or the Government of the United States of America to the Government of Canada; or
- (b) Having been incorrectly imported or purchased free from duties or excise taxes;

And whereas the Minister of National Revenue reports that it appears obvious that the problems which will confront War Assets Corporation Limited in connection with the disposal of the enormous volume of surplus Crown assets, including surplus materials, parts, instruments, tools, machinery and other equipment from munitions plants, will be rendered much more complex and the efficiency of the Corporation seriously hampered and impaired if it were obliged to shoulder the additional burden of checking into the history of each article disposed of in order to ascertain whether or not the duties and taxes in respect thereof had been fully paid;

That the moneys obtained from sales of surplus Crown assets by War Assets Corporation Limited less the operating expenses of the Corporation will go into the Consolidated Revenue Fund; and

That it would appear that, in view of the foregoing and the fact that to ascertain the amount of the duties and taxes not theretofore paid would entail a great deal of

extra work and involve considerable additional expense, the special procedure hereinafter recommended should be authorized;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of National Revenue, concurred in by the Minister of Finance and the Minister of Munitions and Supply, and under authority of the War Measures Act and the War Appropriation Acts, is pleased to order and doth hereby order as follows:—

(1) Notwithstanding anything to the contrary in any other Order in Council respecting the diversion or disposal of munitions of war and supplies, or the provisions of Item 708 of the Customs Tariff, or any provision of The Customs Act, The Customs Tariff and the Special War Revenue Act, the prices at which surplus Crown assets are disposed of by War Assets Corporation Limited, or any agency thereof, shall be deemed to include all duties and taxes not theretofore paid as well as all duties and taxes which would otherwise be payable on such disposal, and the accounting made by War Assets Corporation Limited to the Governor in Council or the appropriate Minister of the Crown with respect to such disposal shall relieve War Assets Corporation Limited, and/or any agency thereof, from the necessity of making any accounting to the Department of National Revenue in connection therewith.

(2) Except as provided in paragraph (1) hereof, nothing in this Order contained shall affect or alter existing Government policy with respect to importations and purchases by or on behalf of the Government of Canada.

(3) The term "duties and taxes" as used in this Order includes Customs duties, war exchange tax and sales and Excise taxes.

(4) As and when surplus Crown assets are transferred or consigned by the Governor in Council to War Assets Corporation Limited for safekeeping and disposal, one copy of the transfer or consignment invoices, inventories or statements shall be forwarded to the Department of National Revenue for its records.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Hugh Henderson to the Nova Scotia Regional War Labour Board, vice C. Giles, resigned

P.C. 1319

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 4th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council, P.C. 10207, dated December 31, 1941, Mr. Clinton Giles, of Stellarton, Nova Scotia, was appointed a member of the Regional War Labour Board for the Province of Nova Scotia, representing employees;

And whereas the Minister of Labour reports that the said Mr. Clinton Giles has tendered his resignation as a member of the said Board;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to accept the resignation of the said Mr. Clinton Giles effective February 22, 1944, and to appoint and doth hereby appoint Mr. Hugh Henderson, of Halifax, Nova Scotia, President of Local 508, Amalgamated Association of Street and Electric Railway Employees and Motor Coach Operators of America, and Vice-President of the Halifax District Trades and Labour Council, to be a member of the said Regional War Labour Board for the Province of Nova Scotia, representing employees, in place of the said Mr. Clinton Giles; Mr. Henderson's appointment to be effective February 24th, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re disposal of machine tools

P.C. 1339

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 4th day of March, 1944.

PRESENT :

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports:—

That pursuant to Order in Council P.C. 9108 of November 29, 1943, the Crown Assets Allocation Committee has been established and War Assets Corporation Limited has been incorporated to hold, manage, operate, dispose of or deal in and with surplus Crown assets consigned or transferred to the said Company, and also to do such other acts and things as may be stipulated or authorized by the Governor in Council or by the Minister of Munitions and Supply;

That the Machine Tools Controller and the Co-ordinator of Production of the Department of Munitions and Supply have reported that there are available in the hands of contractors or of Citadel Merchandising Co. Limited, the Government agency formed to acquire and deal in machine tools required for war purposes, substantial quantities of machine tools, the property of His Majesty, which are surplus to the current or probable future requirements of the Canadian war production program, or which, although not wholly surplus to such requirements, are not being and are not likely to be fully utilized for war production;

That the Department of Munitions and Supply has received numerous applications and enquiries from manufacturers and others who have intimated that they would be prepared to purchase certain of such machine tools either immediately or at a future date;

That it is considered desirable and in the public interest that, to the extent possible, machine tools so acquired should be sold upon terms which will enable the Minister of Munitions and Supply, until the termination of the war, to control the use of such machine tools to ensure that to such extent as may from time to time be required the same will be available for war production purposes;

That, subject to the approval of the Governor in Council, it is proposed to adopt and carry into effect the following policies and procedure with respect to machine tools owned by His Majesty and the disposal thereof:—

(1) That any such machine tools which, in the opinion of the Minister of Munitions and Supply, are surplus to the current or probable future requirements of the Canadian war production program will be transferred by the said Minister to War Assets Corporation Limited, which will thereupon assume responsibility for the custody and disposal thereof, and that such machine tools may be sold by War Assets Corporation to such persons, firms, corporations or other bodies, and upon such terms, as the said Company may deem proper, subject to the terms of the agreement to be entered into between His Majesty and the Company with respect to the Company's operations and subject also to the qualifications and conditions hereafter mentioned;

(2) That, subject to the same provisions, qualifications and conditions, War Assets Corporation Limited may also sell machine tools owned by His Majesty which, although not wholly surplus to the requirements of the Canadian war production program, are not being and are not likely to be fully utilized for war production purposes;

(3) That in dealing with and disposing of any such machine tools, War Assets Corporation Limited will be required to give preference as far as possible to the requirements and needs of Government Departments and agencies for machine tools of similar types, as from time to time reported by the Crown Assets Allocation Committee to the Minister of Munitions and Supply and approved by the said Minister;

(4) That it is contemplated that War Assets Corporation Limited, in fixing the prices for the machine tools sold or offered for sale by it, may take into account the fact that in the majority of cases the cost of the machine tools acquired by His Majesty for war purposes (many of which had to be imported from the United States) was substantially higher than the prewar cost or the probable post-war cost of similar machine tools, and also the extent to which such machine tools have been used prior to the date of sale;

(5) That except with the approval of the Minister of Munitions and Supply, the prices for such machine tools will be not less than 75 per cent of their original cost less depreciation on the basis and at the rates set forth in Schedule "A" hereto;

(6) That all sales of machine tools by War Assets Corporation Limited will be upon terms that until the termination of the war the same will not be disposed of by the purchasers without the consent of the Minister of Munitions and Supply, and will be held available for use for purposes connected with war production, and also that any of such machine tools may be repurchased by or for the account of His Majesty at the prices at which they were sold by War Assets Corporation Limited less an allowance for depreciation from the date of such sale;

And whereas the Minister further reports that the foregoing proposals have been concurred in and recommended by the Crown Assets Allocation Committee.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, is pleased to approve the said proposals, and under and by virtue of the powers conferred by the War Measures Act and The Department of Munitions and Supply Act and the War Appropriation Act, No. 3, 1943, doth hereby authorize the disposal of machine tools owned by His Majesty in accordance therewith, and doth hereby authorize the Minister of Munitions and Supply and War Assets Corporation Limited to do such acts and things as may be necessary or expedient in connection with the foregoing.

A. D. P. HEENEY,

Clerk of the Privy Council.

SCHEDULE "A"

GROUP 1: This would cover machines such as comparator's measuring machines, etc., on which there is very little wear and tear.

Annual Depreciation

5%

Total Depreciation to be Allowed

Minimum of 5% Maximum of 15%

GROUP 2: This Group would cover large, heavy machines such as larger boring mills, planers, large punches and shears, planer-type millers, etc., on which depreciation is not rapid.

Annual Depreciation

7½% for single shift

15% for 2 or 3 shifts

Total Depreciation to be Allowed

Minimum of 7½% Maximum of 45%

GROUP 3: This Group would cover a wide variety of machine tools most generally used and on which the depreciation is moderate, and would include engine lathes, radial drills, knee-type milling machines, shapers, etc.

Annual Depreciation

10% for 1 shift

20% for 2 or 3 shifts

Total Depreciation to be Allowed

Minimum of 10% Maximum of 50%

GROUP 4: This Group would cover the more generally used type of machines on which the wear and tear is more rapid than in Group 3 on account of the nature of the work they do. This includes automatic and production milling machines, automatic screw machines, automatic bar and chucking machines, turret lathes, grinders, etc.

Annual Depreciation

15% for 1 shift

30% for 2 or 3 shifts

Total Depreciation to be Allowed

Minimum of 15% Maximum of 75%

GROUP 5: This Group would cover all special machines and all single purpose machines such as shell lathes, etc.

Annual Depreciation

20% for 1 shift

40% for 2 or 3 shifts

Total Depreciation to be Allowed

Minimum of 20% Maximum of 90%

Order in Council re disposal of scrap and certain surplus materials

P.C. 1342

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 4th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 45/9130 of November 22, 1941, the Minister of Munitions and Supply was given exclusive power and authority to sell, exchange or otherwise dispose of all scrap and articles surplus to current requirements, and any interest therein, derived from contracts entered into by or being carried out under the direction or control of the said Minister;

And whereas the Minister of Munitions and Supply reports that pursuant to Order in Council P.C. 9108 of November 29, 1943, the Crown Assets Allocation Committee and War Assets Corporation Limited, a Crown Company, have been established to deal with surplus Crown assets as therein defined;

That items falling within the category of scrap are not property subject to allocation and in his opinion should be immediately transferred to War Assets Corporation Limited for custody and disposal;

That the same applies with respect to materials and articles of relatively small value, not falling within the category of scrap but consisting principally of raw materials and semi-processed articles, which result from contracts entered into by or being carried out under the direction or control of the Minister of Munitions and Supply, or the cancellation of any such contracts, and which are surplus to current requirements by reason of changes in the Canadian war production program or other factors; and

That the recommendations hereinafter set forth with respect to the disposition of such scrap and surplus materials and articles are concurred in and recommended by the Crown Assets Allocation Committee.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act and the War Appropriation Act, No. 3, 1943, is pleased to order and doth hereby order as follows:—

(1) The Minister of Munitions and Supply may direct the consignment or transfer to War Assets Corporation Limited of any scrap, and materials or articles surplus to current requirements, which are derived from or which result from contracts entered into by or being carried out under the direction or control of the said Minister, or the cancellation of any such contracts; provided that no such consignment or transfer of surplus materials or articles, not falling within the category of scrap, having a value (as estimated by the said Minister) in excess of \$15,000 shall be made except with the prior authorization or approval of the Governor in Council.

(2) There may also be transferred to the said Company by the said Minister any materials or articles reported as surplus to the Crown Assets Allocation Committee by any other Government Department, or any agency of any such Department, and which are designated by the said Committee as falling within the category of scrap.

(3) All scrap and surplus materials or articles so transferred to War Assets Corporation Limited shall be held, disposed of or otherwise dealt with by it in accordance with the terms of the agreement to be entered into between His Majesty and the said Company with respect to the Company's operations.

(4) The Minister of Munitions and Supply and War Assets Corporation Limited are authorized to do such acts and things as may be necessary or expedient to implement or carry out the foregoing provisions of this Order.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council establishing regulations re control by the Canadian
Wheat Board of flaxseed for year ending 31st July, 1945

P.C. 1350

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 6th day of March, 1944

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 7325 of September 21st, 1943, The Canadian Wheat Board was empowered to appropriate and control all flaxseed in store in Canadian elevators and all flaxseed thereafter delivered by producers;

And whereas the Minister of Trade and Commerce reports that the Canadian Wheat Board has appropriated and obtained control of all flaxseed in store or delivered as aforesaid, and that by reason of war conditions it is necessary that the Canadian Wheat Board do continue to control all flaxseed in store in Canadian elevators and all flaxseed to be delivered by producers hereafter;

And whereas the regulations made and established by the said Order in Council P.C. 7325 continue in effect up to and including the 31st day of July, 1944, and it is considered that the following regulations recommended by the said Board are measures required for the security, defence, peace, order and welfare of Canada.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the powers conferred by the War Measures Act, Chapter 206 of the Revised Statutes of Canada, 1927, is pleased to make and doth hereby make the following regulations and doth hereby order that such regulations shall be operative notwithstanding anything in any law or statute to the contrary:

REGULATIONS

1. Interpretation

Unless the context otherwise requires—

- (a) Words and expressions used in these regulations shall have the meaning which would be accorded them if used in the Canadian Wheat Board Act;
- (b) "Flaxseed" in these regulations means flaxseed produced in Canada.

2. The Canadian Wheat Board is empowered to buy flaxseed at \$2.75 per bushel for the grade Number One Canada Western Flaxseed, basis in store at Fort William/Port Arthur or Vancouver, and the grade Number One Canada Eastern Flaxseed basis in store Montreal, and at prices for each other grade of flaxseed as in the opinion of the Board brings such grade into proper price relationship with Number One Canada Western flaxseed.

3. No person shall, except with the permission of the Board, either for himself or as agent for or otherwise on behalf of another person

- (1) Provide, maintain or operate any facilities for the purpose of enabling any person to trade in flax;
- (2) buy flaxseed from a producer for resale or for export or for processing or manufacturing purposes;
- (3) sell flaxseed for export.

4. (a) The Board shall have power to enter into ordinary commercial banking arrangements on its own credit and to borrow money on the security of flaxseed expropriated by it or delivered to it, and the Governor in Council may authorize the Minister of Finance to guarantee advances made to the Board hereunder or to make loans or advances to the Board on such terms and conditions as may be agreed upon;

(b) The Board may pay out such moneys for the purchase of such flaxseed as aforesaid and also for expenses of the Board in connection with administration of these regulations;

(c) Any net losses to the Board arising from these operations shall be paid from moneys to be provided by a vote from the Consolidated Revenue Fund and any surplus revenue shall accrue to the same Fund.

5. The Board shall have all powers necessary or incidental to the handling and marketing of flaxseed purchased as above and without limitation upon such powers the following:

- (a) To buy and take delivery of flaxseed;
- (b) To sell or otherwise dispose of flaxseed; provided that in sales for domestic processing, the sales price to domestic crushers, feed, breakfast or cereal food manufacturers and manufacturers of pharmaceutical products shall be on the basis of \$1.64 per bushel for Number One Canada Western Flaxseed, basis in store at Fort William/Port Arthur, and for Number One Canada Eastern Flaxseed, basis in store Montreal;
- (c) To store and transport flaxseed;
- (d) To regulate, control and prohibit the export out of Canada or the importation into Canada of any flaxseed otherwise than in accordance with the regulations or orders of the Board;
- (e) To employ such officers, clerks and employees as may be necessary for the carrying out of these regulations;
- (f) To pay elevator or other agents of the Board commission, storage and other charges, remuneration or compensation as may be agreed upon, subject to the provisions relating thereto of The Canada Grain Act or any other statute or law;
- (g) Subject to the foregoing sub-section, to enter into contracts or agreements of any kind or with any person whatsoever, with respect to the purchase, sale, handling, storage, transportation and/or insurance of flaxseed;
- (h) To control by license or otherwise the buying and selling of flaxseed in Canada and to issue licenses in such form as the Board may decide and to cancel at any time any license by the Board;
- (i) To require each applicant for a license to give a bond in such form and in such amount as may be satisfactory to the Board;
- (j) To provide that no person, firm or corporation other than the Board, shall buy flaxseed, operate any elevator or warehouse where flaxseed is received, or handle flaxseed on commission or otherwise unless licensed by the Board;
- (k) To require that any flaxseed sold or purchased in Canada shall be delivered to the Board or to its order in accordance with such regulations as the Board may from time to time make;
- (l) The Board shall have power to exempt from any provision of these regulations flaxseed graded as "seed" as defined in The Seeds Act, and fibre flaxseed;
- (m) Generally to do all such other acts and things as may be necessary or convenient for the purpose of giving effect to the intent and meaning of these regulations.

6. It shall be the duty of the Board:—

- (a) To buy all flaxseed offered for sale by producers at the prices established in accordance with Section 2 of these regulations;
- (b) To sell and dispose of, from time to time, all flaxseed which the Board may acquire for such prices as it may consider reasonable: Provided that in the case of sales made for domestic processing, the sales price to domestic crushers, feed, breakfast or cereal food manufacturers and manufacturers of pharmaceutical products shall be on the basis of \$1.64 per bushel for Number One Canada Western Flaxseed basis in store at Fort William/Port Arthur, and for Number One Canada Eastern Flaxseed, basis in store Montreal; and provided further that the Board shall endeavour to fill domestic demands before selling for export;
- (c) To keep proper books of account, giving such particulars therein as may be requisite for proper accounting in accordance with established practice;

(d) To report in writing, monthly, to the Minister, its purchases and sales of flaxseed during such period, the flaxseed on hand, the cost of the same to the Board, and the financial result of the Board's operations, which report shall be certified by the Auditors of the Board;

(e) To make such other reports and furnish such further information as the Minister may from time to time require;

(f) To appoint a responsible firm of Chartered Accountants for the purpose of auditing accounts and records and certifying the reports of the Board as the Governor in Council may require;

(g) To give effect to any Order in Council that may be passed with respect to its operations.

7. Every person who commits a breach of this Order or does anything in contravention thereof, shall be guilty of an offence punishable on summary conviction by a fine not exceeding five hundred dollars or by imprisonment for a period not exceeding six months, or by both such fine and such imprisonment.

8. These regulations shall come into force and be of full force and effect on and after the first day of August, 1944, and shall expire on the 31st day of July, 1945, subject to the provisions of Section 19 of the Interpretation Act, which is hereby made applicable hereto as if the said regulations were revoked on said latter date.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re payments to producers of hogs in Western Canada shipped East for slaughter

P.C. 12/1385

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 3rd March, 1944.

The Board had under consideration a memorandum from the Honourable the Minister of Agriculture reporting that:—

"Whereas under P.C. 4/168, January 12, 1943, the Meat Board was authorized to equalize returns to hog producers in Western Canada on the shipment of live hogs from West to East for slaughter in order to relieve congestion of Western slaughter facilities, by reimbursing the shipper or processing plant for the additional cost of transportation and expense incidental thereto as approved by the Board, and that for such purpose His Excellency, the Governor General in Council, under authority of the War Measures Act, authorized the expenditure by the Meat Board of a sum not exceeding \$75,000 out of moneys allotted from the War Appropriation of the Department of Agriculture, and

Whereas on account of the unprecedented heavy Western hog runs continuing beyond and exceeding earlier expectations, the above mentioned sum of \$75,000 has been exhausted, and

Whereas it has been found that the long rail haul of hogs during low temperature conditions has resulted in considerable loss, additional to that resulting from shrinkage and the differential between export and domestic freight rates, and it is considered necessary to provide additional protection to the producer in the way of an allowance for the average of such losses entailed,

Therefore the undersigned respectfully recommends that His Excellency the Governor General in Council, under authority of the War Measures Act, authorize the expenditure by the Meat Board of an additional sum, not exceeding \$100,000 out of moneys allotted from the War Appropriation of the Department of Agriculture, for said purpose."

The Board, having approved the estimate of expenditure and allotment of funds chargeable to the 1943-44 War Appropriation, concur in the above report and recommendation and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending P.C. 18/5610, 15th July, 1943—leave of absence to Civil Servants for military service

P.C. 26/1385

Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 3rd March, 1944.

The Board recommend that, under and by virtue of the War Measures Act, Order in Council of July 15, 1943, P.C. 18/5610, be amended by revoking paragraph 6 of the said Order in Council and substituting the following therefor, effective September 7, 1939:—

- “6. Where a contributor under the Civil Service Superannuation Act is absent on leave under this Order, his service in the Forces during the period of such leave of absence shall be a contribution under the said Act in respect of his service in the Civil Service as defined in the said Act during such period in the place and stead of all other contributions required to be made by him under or pursuant to the said Act in respect of such service and he shall not be bound to make payment during such period of any arrears of contributions which would be payable by him during such period.”

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Wartime Salaries Order

P.C. 79/1385

Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 3rd March, 1944.

The Board recommend that, under and by virtue of the powers conferred by the War Measures Act, the following amendments be made to the Wartime Salaries Order (P.C. 1549, 27th February, 1942):—

1. That paragraph 1 (b) of the Wartime Salaries Order be amended by inserting therein, immediately after the words “\$175 per month” the words “or, on and after February 15, 1944, at a rate of less than \$195 per month”; and
2. That paragraph 4 of the Wartime Salaries Order be amended by adding thereto the following sub-paragraph:—

“A cost of living bonus pursuant to the terms and provisions either of paragraph 2 (a) or of paragraph 4 of this Order shall not be paid to a salaried official in respect of any payroll period commencing on or after February 15, 1944. Where, however, a cost of living bonus has in fact been paid to a salaried official in respect of the last payroll period commencing prior to February 15, 1944, the amount (or rate) of such cost of living bonus may be incorporated into the rate of salary and be paid as salary for any payroll period commencing on or after February 15, 1944.”

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting fresh beets from war exchange and special excise taxes

P.C. 1396

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 4th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 4894 of June 15, 1943, as amended by Order in Council P.C. 7078 of September 9, 1943, exempted imports of potatoes, onions, beans, cabbage, carrots, celery, lettuce, peas, spinach and tomatoes, fresh, in their natural state, from the war exchange tax of 10 per cent ad valorem and the special excise tax of 3 per cent;

And whereas fresh beets were not included in the list of vegetables exempted from war exchange tax and special excise tax under the provisions of P.C. 4894 of June 15, 1943;

And whereas The Wartime Prices and Trade Board recommends that imports of beets, fresh, in their natural state be exempt from the war exchange tax of 10 per cent ad valorem and the special excise tax of 3 per cent in order to reduce the landed cost of this food product;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance, and under the authority of the War Measures Act, Chapter 206 Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that imports of beets, fresh, in their natural state, ex Item 87(e), be exempt from the war exchange tax of 10 per cent ad valorem and the special excise tax of 3 per cent, effective March 1, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending P.C. 8898, 18th November, 1943—Oats and Barley Equalization Funds

P.C. 1397

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 4th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 4450 of the first day of June, 1943, means were provided to ensure that any above normal profits arising from the excess of export prices over the domestic maximum prices of oats and barley be distributed equitably amongst producers of such grains, and for that purpose the Canadian Wheat Board was instructed to deposit all moneys arising from imposition and collection of charges or fees imposed by the said Board in regulating and controlling the export of oats and barley and any products containing oats and barley from Canada in funds known as the Oats Equalization Fund and the Barley Equalization Fund;

And whereas by Order in Council P.C. 8898 of the 18th day of November, 1943, the said Board was empowered to pay to producers as an initial advance against the ultimate distribution of the funds aforesaid the sum of ten cents per bushel of oats and fifteen cents per bushel of barley sold and delivered by producers in addition to the maximum price therefor; such payments to be known as "Advance Equalization Payments";

And whereas the Minister of Trade and Commerce reports that producers of oats and barley are obtaining Advance Equalization Payments in respect thereto and are repurchasing the same, after it has been processed or chopped, at the market price as feed for livestock and poultry, without refunding the Advance Equalization Payment received;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the powers conferred by the War Measures Act, is pleased to amend Order in Council P.C. 8898 of the 18th day of November, 1943, and it is hereby amended:—

1. By adding thereto, immediately following sub-section five of section four the following sub-sections:—

“(5A) Every purchaser who purchases oats or barley which have been chopped, ground, mashed, crimped or otherwise processed, if he had previously sold oats or barley within the crop year and received an Advance Equalization Payment in respect thereof, shall refund the Advance Equalization Payment involved by paying to the Board at the time of such purchase ten cents in respect of each bushel of oats and fifteen cents in respect of each bushel of barley contained in the processed oats or barley purchased by him; provided that no purchaser shall be required to refund or pay to the Board any sum in excess of the amount of the Advance Equalization Payments received from the Board by such purchaser in respect of the sales of oats or barley previously made by the purchaser within the crop year.

(5B) Any amount payable to the Board under sub-section five A of this section shall be recoverable as a debt due to the Crown and, without prejudice to any other remedy, may be recovered by the Board as a civil debt.”

2. By adding to sub-section six of section four, immediately following clause (c), the following clauses:—

“(d) to be fed to livestock or poultry on the lands described in the producer's permit book.

(e) delivered by a producer for the purpose of having such oats or barley chopped, ground, mashed, crimped or otherwise processed for the use of the producer or to be fed to livestock or poultry on the lands described in the producer's permit book.”

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council making changes in appointments *re* Metals Control

P.C. 1453

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 6th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 3187 of July 15, 1940, Regulations Respecting Metals were established, and George C. Bateman, of the City of Toronto, Ontario, Mining Engineer, was appointed Metals Controller, and that the said Regulations were revised and re-established and the said appointment continued by Order in Council P.C. 5225 of June 19, 1942;

And whereas by Order in Council P.C. 7742 of October 4, 1941, Frederick Martin Connell, of the City of Toronto, Ontario, Mining Engineer, was appointed Deputy Metals Controller and his appointment was continued by the said Order in Council P.C. 5225;

And whereas, effective January 1, 1944, the said George C. Bateman was appointed a deputy member of the Combined Production and Resources Board;

And whereas the Minister of Munitions and Supply reports that it has become necessary to permit the said George C. Bateman to relinquish his appointment as Metals Controller, but it is desirable that he should retain the authority and responsibility for the handling of international problems with respect to non-ferrous metals (including dealings with Allied Governments) and that he should for this purpose be appointed an Associate Metals Controller;

That the said Frederick Martin Connell should be appointed Metals Controller and his appointment as Deputy Metals Controller be rescinded;

That Norman Bruce Davis, of the City of Ottawa, Mining Engineer, presently Chief of the Development Division of the Metals Control Office, should be appointed a Deputy Metals Controller; and

That Frank Victor Charles Hewett, of the City of Toronto, Mining Engineer, presently of the Metals Control Office, and Canadian Secretary of the Materials Co-ordinating Committee—United States and Canada—should be appointed a Deputy Associate Metals Controller.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and pursuant to the provisions of the War Measures Act and the Department of Munitions and Supply Act, is pleased to order and doth hereby order as follows:—

1. The appointment as Metals Controller of George C. Bateman, of the City of Toronto, Ontario, Mining Engineer, is hereby rescinded, and Frederick Martin Connell, of the City of Toronto, Mining Engineer, is appointed Metals Controller.

2. The appointment as Deputy Metals Controller of the said Frederick Martin Connell is hereby rescinded, and Norman Bruce Davis, of the City of Ottawa, Mining Engineer, is appointed a Deputy Metals Controller.

3. The said George C. Bateman is hereby appointed an Associate Metals Controller (without restricting any power or authority granted to the Metals Controller), and in this capacity shall hold and retain the authority and responsibility for the handling of international problems with respect to non-ferrous metals, including dealings with Allied Governments.

4. Frank Victor Charles Hewett, of the City of Toronto, Mining Engineer, is hereby appointed a Deputy Associate Metals Controller and shall have and exercise such powers and duties of the Associate Metals Controller as may be assigned to him by the Associate Metals Controller.

5. The foregoing provisions of this Order shall be effective January 1, 1944, but all things done and actions taken subsequent to January 1, 1944, by or on behalf of the said George C. Bateman or Frederick Martin Connell as Metals Controller and Deputy Metals Controller respectively, shall continue to be valid as if this Order had not been made.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

Department of National Defence for Naval Services

MERCHANT SEAMEN ORDER, 1941**Committees of Investigation****NOMINATIONS**

I, the undersigned Minister of Justice, pursuant to Section 3 (1) of the Merchant Seamen Order, 1941, as made and established by Order in Council P.C. 11397, dated 19th December, 1942, do hereby nominate the following:—

Reg. No. 11182—Sgt. Juno A. Nilsson,
 Reg. No. 13275—Cst. Harold E. Routledge,
 Reg. No. 13353—Cst. Albert W. Miles,
 Reg. No. 13749—Cst. William J. Gairns,
 Reg. No. 13759—Cst. Raymond O. Lively,
 Reg. No. 14023—Cst. Charles K. McLean,
 Reg. No. 14067—Cst. Jacobus A. Andrew,
 Reg. No. 14207—Cst. George K. Weldon,
 Reg. No. 14359—Cst. John R. McIntosh,
 Reg. No. 14481—Cst. Marvel D. Mattson,
 Reg. No. 13997—Cst. James R. Zavitz,

of the City of Halifax, in the Province of Nova Scotia, representatives from the Royal Canadian Mounted Police, to act on Committees of Investigation for the purposes of the said Order.

Dated at Ottawa, this 19th day of February, 1944.

LOUIS S. ST. LAURENT,
Minister of Justice.

DEPARTMENT OF NATIONAL REVENUE

WM No. 13

(Second Revision) Supplement No. 1

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 28th February, 1944.

To Collectors of Customs and Excise:

Importation Allowed of Publication

Referring to Memorandum WM No. 13, Supplement No. 139, dated 5th May, 1941, the following publication may, from the date of this Notice, be allowed entry into Canada, viz:—

“Freedom and Plenty”.

A periodical published by the Free-Economy Publishing Co., 309 Madison St., San Antonio, Texas.

D. SIM,
*Deputy Minister of National Revenue,
 Customs and Excise.*

DEPARTMENT OF PENSIONS AND NATIONAL HEALTH

In the matter of Defence of Canada Regulations, paragraph 33 and in the matter of the City of Niagara Falls and Contiguous Municipalities in the Province of Ontario.

To Mayor G. R. Inglis, of Niagara Falls in the Province of Ontario:

Pursuant to authority in me vested by sub-paragraph (1) of Paragraph 33 of Defence of Canada Regulations (Consolidation) 1942, I do hereby order and prescribe that there be set up under your chairmanship a committee to conduct adequate civil defence measures in co-operation with the neighbouring cities and towns of the United States of America, and in accordance with such further orders as may from time to time be made by me in the following described area in the province of Ontario:—

- (a) Niagara Falls (City).
- (b) Stamford (Township) except that portion bounded by Lundy's Lane, Montrose Road, Thorold Stone Road, Dorchester Road and the northerly boundary of the said township.
- (c) Chippawa (Village).
- (d) Niagara-on-the-Lake (Town) and part of Niagara Township; including the area bounded on the north by Lake Ontario; on the east by Niagara River; on the west by Shakespeare Avenue, the Lake Shore Road, the Garrison Line and Niagara Street; and on the south by Charlotte Street and John Street and part of Niagara Camp.
- (e) Virgil (Village) comprising the area enclosed by a circle, one-half mile in diameter, the centre of which would be the intersection of the Creek Road with the road connecting Niagara-on-the-Lake and the Village of Homer.
- (f) St. Davids (Village) comprising the area enclosed by a circle, three-quarters of a mile in diameter, the centre of which is the intersection of Number 8 Highway, and the Provincial Highway running from St. Davids to Queenston.
- (g) Queenston (Village).
- (h) Fort Erie (Town) and that part of the Township of Bertie, described as: Commencing at the Niagara River at the intersection of the Thompson Road, thence south along the Thompson Road to the Bowen Road, thence westerly along the Bowen Road to the Fourth Concession Road, thence southerly along the Fourth Concession Road to the Garrison Road, thence easterly along the Garrison Road to Helena Street, thence southerly along Helena Street to Lake Erie, thence northerly along the River to the point of commencement.

Dated at Ottawa this 1st day of March, 1944.

IAN MACKENZIE,

Minister of Pensions and National Health.

In the matter of Defence of Canada Regulations, Paragraph 35 and in the matter of the City of Niagara Falls and Contiguous Municipalities in the Province of Ontario.

To William S. Orr, of Niagara Falls, in the Province of Ontario:

In pursuance of the authority in me vested by Defence of Canada Regulations (Consolidation) 1942, Paragraph 35, I hereby authorize you, the said William S. Orr, to act under the said Paragraph of the said Regulations in respect of the area in Ontario described as follows:—

- (a) Niagara Falls (City).
- (b) Stamford (Township) except that portion bounded by Lundy's Lane, Montrose Road, Thorold Stone Road, Dorchester Road and the northerly boundary of the said township.
- (c) Chippawa (Village).

- (d) Niagara-on-the-Lake (Town), and part of Niagara Township; including the area bounded on the north by Lake Ontario; on the east by Niagara River; on the west by Shakespeare Avenue, the Lake Shore Road, the Garrison Line and Niagara Street; and on the south by Charlotte Street and John Street and part of Niagara Camp.
- (e) Virgil (Village) comprising the area enclosed by a circle, one-half mile in diameter, the centre of which would be the intersection of the Creek Road with the road connecting Niagara-on-the-Lake and the Village of Homer.
- (f) St. Davids (Village) comprising the area enclosed by a circle, three-quarters of a mile in diameter, the centre of which is the intersection of Number 8 Highway and the Provincial Highway running from St. Davids to Queenston.
- (g) Queenston (Village).
- (h) Fort Erie (Town) and that part of the Township of Bertie, described as: Commencing at the Niagara River at the intersection of the Thompson Road, thence south along the Thompson Road to the Bowen Road, thence westerly along the Bowen Road to the Fourth Concession Road, thence southerly along Fourth Concession Road to the Garrison Road, thence easterly along the Garrison Road to Helena Street, thence southerly along Helena Street to Lake Erie, thence northerly along the River to the point of commencement.

And I further authorize you to delegate your authority to act hereunder.

. Given under my hand at the City of Ottawa this 1st day of March, 1944.

IAN MACKENZIE,
Minister of Pensions and National Health.

PART III
 Wartime Prices and Trade Board
 (Finance)
 Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 370

Respecting the Rationing of Meat

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

This Board hereby orders as follows:

1. This Order shall come into force on March 1, 1944.
2. Until further notice, meats and canned salmon shall cease to be rationed foods, the provisions of Order No. 308 of the Board, as amended, respecting rationed foods, shall not apply to the sale, supply, purchase, use or consumption of any meat on and after March 1, 1944, and Order No. 352 of the Board, respecting the rationing of canned salmon, is suspended.
3. The following requirements relating to ration documents respecting meats and canned salmon shall be observed (and all expressions in this Section shall have the same meaning as is given to them in Order No. 308):
 - (a) All Spare "A" coupons and all meat coupons attached to a ration card in the possession of any consumer and all meat coupons numbered from 35 to 40 inclusive, contained in a ration book of any consumer shall forthwith be detached therefrom by such consumer and immediately destroyed.
 - (b) Every person who operates a Coupon Bank Account for meats must, on or before March 22, 1944, deposit to the credit of his Account, unless he has already done so, all purchase documents then in his possession or under his control which are valid for deposit to such Account, as provided by Order No. 308. Any ration cheques which are to be issued against any Coupon Bank Account for meats must be issued on or before March 15, 1944.
 - (c) Every supplier, quota user and industrial user, who does not operate a Coupon Bank Account, must surrender to the Ration Administrator, on or before March 31, 1944, a bank transfer voucher sufficient to cover all ration coupons and other purchase documents then in his possession or under his control and good and valid for the purchase of meat as provided by Order No. 308; and the bank transfer voucher must have attached thereto a statement showing his name and address and the name under which he operates his business.
4. Until further notice, Order No. 262 of the Board, as amended, respecting the consumption of meat in public eating places (commonly referred to as the order respecting "meatless Tuesdays") is suspended.
5. (1) Until further notice, the exemptions contained in Sections 9 and 10 of Order No. 340 of the Board, respecting slaughtering of livestock, are extended so as to allow farmers and persons who raise livestock on their own premises to slaughter livestock or have livestock slaughtered for the purpose of selling the meat obtained therefrom direct to consumers for the consumers' personal or household consumption.
- (2) Until further notice, all quotas established under Order No. 340 are suspended, and permit holders need not make the returns required by Section 12 of that Order.

Made at Ottawa, February 29, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD**Order No. 371****Respecting Maple Products**

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments, -

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. Order No. 250 of the Board is hereby revoked.
2. This Order comes into force on March 6, 1944.

Made at Ottawa this 3rd day of March, 1944.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1096

Respecting Maximum Prices for Fresh, Frozen, Smoked and Cured Pacific Coast Fish and Shell-Fish

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products, IT IS HEREBY ORDERED on behalf of the Board as follows:

Application of the Order

1. This Order fixes maximum prices on sales of those fresh, frozen, smoked and cured fish, shell-fish, fillets and fish products listed in the Schedule hereto, caught or taken or processed from fish caught or taken in the waters off the Pacific Coast or from the waters of any river flowing into the Pacific Ocean.

2. This Order comes into effect on March 6, 1944, and replaces Administrator's Order No. A-564 insofar as this Order applies to the fish, fish products and shell-fish covered by that Order (No. A-564). Administrator's Orders Nos. A-91, A-382 (as amended by Administrator's Orders Nos. A-516 and A-898), A-708 and A-751 are hereby revoked.

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PART I—Meaning of Certain Words or Expressions

3. For the purposes of this Order,

- (a) the words "fish or fish products" as hereafter used in this Order refer only to the fish, fish products and shell-fish listed in the Schedule hereto;
- (b) the word "sell" as used in this Order also covers an offer to sell;
- (c) "sell at wholesale" means to sell otherwise than at retail;
- (d) "consumer" means a person who buys fish or fish products for personal or household consumption;
- (e) "round fish" means fish in the same condition as it comes from the water;
- (f) "headless and dressed fish" means fish from which the head and viscera have been removed.

MEANING OF "STYLE OF DRESSING" AND ITS APPLICATION TO THE MAXIMUM PRICES FIXED

4. The expression "style of dressing" as used in this Order and Schedule refers to the condition in which fish or fish products are sold. The maximum price fixed by this Order for the lowest price style of dressing for any fish or fish product shall apply to any sale of that fish or fish product in a style of dressing not specified.

PART II—Sales by Primary Producers

DEFINITION

5. "Primary producer" means a person (fisherman) who catches or takes fish or shell-fish with any form of fishing gear or equipment from the waters off the Pacific coast or from the waters of any river flowing into the Pacific Ocean.

SALES TO ANY PERSON OTHER THAN A CONSUMER

6. The maximum price at which a primary producer may sell to any class of buyer other than a consumer any fresh fish (except salmon) or shell-fish listed in the Schedule hereto shall, according to the style of dressing of the fresh fish, or in the case of shell-fish according to the kind of shell-fish, be the price, f.o.b. port of entry, listed in the said schedule for such fresh fish or shell-fish.

7. On any sale of fresh fish by a primary producer where the buyer takes delivery at another fishing vessel or at a fish camp (fish scow) operated by him, the maximum price fixed for the same by Section 6 shall be reduced by an amount of not less than one cent per pound.

SALES BY PRIMARY PRODUCERS TO CONSUMERS

8. The maximum price at which a primary producer may sell any fish or fish products to a consumer shall be the sum of the following:

- (a) an amount equal to the maximum price as fixed by this Order (Part III) at which a processor may sell such fish or fish products to a retailer; and
- (b) a markup not exceeding an amount equal to 50 per cent of the maximum price referred to in clause (a) of this Section for that kind or variety of fish or fish products, or 12 cents per pound (for those fish or fish products priced in the Schedule on a per pound basis) whichever amount is the lesser.

PART III—Sales by Processors to Wholesalers or Retailers

DEFINITION

9. "Processor" means a person whose chief business is buying or otherwise acquiring fish or shell-fish from a primary producer and reselling them as fresh, frozen smoked or cured fish or shell-fish either in the same condition in which he bought them or after processing by him or by any other person for him, by heading, gutting, dressing, filleting, icing, freezing, smoking or curing, and includes any person who resells such fish or fish products in carload quantities.

SALES OF FRESH FISH BY PROCESSORS

10. The maximum price at which a processor may sell to a wholesaler or retailer any fresh fish listed in Part "A" of the Schedule hereto, packed in ice in any size of container or sold in bulk (not iced) shall, according to its style of dressing, be the price, f.o.b. coast shipping point, listed in said Part "A" of the Schedule for the same on sales to that class of buyer.

SALES OF FROZEN FISH BY PROCESSORS

11. The maximum price at which a processor may sell to a wholesaler or retailer any frozen fish (wrapped or unwrapped) listed in Part "B" of the Schedule hereto packed in any size of container or sold in bulk (loose-packed) shall, according to its style of dressing, be the price, f.o.b. coast shipping point, listed in said Part "B" of the Schedule for the same on sales to that class of buyer.

SALES OF FRESH OR FROZEN FILLETS OR STEAKS BY PROCESSORS

12. The maximum price at which a processor may sell to a wholesaler or retailer any fresh or frozen fillets or steaks (wrapped or unwrapped) listed in Part "C" of the Schedule hereto, iced (if fresh) and packed in any size of container shall, according

to its style of dressing, be the price, f.o.b. coast shipping point, listed in said Part "C" of the Schedule for the same on sales to that class of buyer; however, where the fresh or frozen fillets or steaks are wrapped and sold in 5 pound containers the maximum price shall be an amount equal to the maximum price listed for same in said Part "C" of the Schedule plus 1½ cents per pound.

SALES OF SMOKED OR CURED FISH OR FISH PRODUCTS BY PROCESSORS

13. The maximum price at which a processor may sell to a wholesaler or retailer any smoked or cured fish or fish products listed in Part "D" of the Schedule hereto, shall, according to the kind, be the price, f.o.b. coast shipping point, listed in said Part "D" of the Schedule for the same on sales to that class of buyer.

SALES OF SHELL-FISH BY PROCESSORS

14. The maximum price at which a processor may sell to a wholesaler or retailer any shell-fish listed in Part "E" of the Schedule hereto shall, according to the kind and size (if any be specified) be the price, f.o.b. coast shipping point, listed in said Part "E" of the Schedule for the same on sales to that class of buyer.

PART IV—Sales by Wholesalers

DEFINITION

15. "Wholesaler" means a person other than a processor, who sells fish or fish products in less than carload quantities and otherwise than at retail.

SALES OF FISH WITHOUT FURTHER PROCESSING BY THE WHOLESALER

16. (1) The maximum price at which a wholesaler may sell at wholesale any fish or fish products which he sells in the same condition in which he receives them without further processing shall be the sum of the following:

- (a) the actual price paid by him for the fish or fish products but not exceeding the maximum price as fixed by this Order at which the same may be sold to him by his supplier (primary producer or processor);
- (b) actual transportation charges but not exceeding the common carrier rate, that are not included in the actual price he paid for the fish or fish products; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period (September 15, 1941 to October 11, 1941, inclusive) on sales of the same or a substantially similar kind and quality of fish or fish products.

(2) On sales of those fish or fish products for which the said Schedule lists maximum prices on a per pound basis and for which the lawful selling price at wholesale is in excess of 10 cents per pound, the markup mentioned in clause (c) of subsection (1) of this Section shall not exceed,

- (a) on sales in case lots, 20 per cent of his selling price or 5 cents per pound whichever amount is the lesser; or
- (b) on sales in less than case lots, 20 per cent of his selling price, plus a handling charge of 1 cent per pound of fish or fish products, or 5½ cents per pound whichever amount is the lesser.

(3) On sales of those fish or fish products for which the Schedule to this Order lists maximum prices for a unit and not on a per pound basis, the markup mentioned in clause (c) of subsection (1) of this Section shall not exceed 20 per cent of his selling price at wholesale as fixed by this Order.

SALES OF FISH FURTHER PROCESSED INTO FILLETS OR STEAKS BY THE WHOLESALER

17. The maximum price at which a wholesaler may sell at wholesale any fresh or frozen fish which he purchased in the round or headless and dressed style of dressing and which he further processes by filleting or by cutting into steaks before reselling, shall be the sum of the following:

- (a) an amount equal to the maximum price as fixed by this Order at which a processor could have sold the fillets or steaks to him;
- (b) actual transportation charges not exceeding the common carrier rate, that are not included in the actual price he paid for the fish; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of the same or a substantially similar kind and quality of fillets or steaks but not in any event exceeding,
 - (i) on sales of such fillets or steaks in case lots, 20 per cent of his selling price or 5 cents per pound whichever amount is the lesser; or
 - (ii) on sales in less than case lots, 20 per cent of his selling price plus a handling charge of 1 cent per pound of fillets or steaks, or 5½ cents per pound whichever amount is the lesser.

COMBINED MARKUPS OF WHOLESALERS

18. (1) Where sales of fish or fish products are made by and between wholesalers the total amount of the markups of all such wholesalers must not exceed the highest amount of markup which the first wholesaler could have included as part of his selling price on a sale to a person other than a wholesaler.

(2) Every wholesaler when selling to another wholesaler shall deliver to the buyer before or at the time he makes delivery of the fish or fish products, an invoice stating the proportion of the total combined markup that has been taken by him and by any other wholesaler who handled the fish or fish products, and the amount of the markup which is available for the buyer.

PREPAID FREIGHT NOT TO BE CONSIDERED IN COMPUTING WHOLESALER'S MARKUP

19. At the request of the buyer a wholesaler may prepay the charges for transporting any shipment of fish or fish products to the city, town or village in which the buyer has his place of business but in that event he must show such charge as a separate item on his sales invoice to the buyer and must not include such charge in computing his markup.

PART V—Sales at Retail by Persons other than Primary Producers

SALES OF FISH OR FISH PRODUCTS NOT FURTHER PROCESSED BY THE SELLER

20. (1) The maximum price at which any person other than a primary producer may sell at retail any fish or fish products in the condition in which he bought them, shall be the sum of the following:

- (a) the actual price paid by him for the fish or fish products, but not exceeding,
 - (i) in the case of any seller other than a processor, the maximum price as fixed by this order at which the same may be sold to him by his suppliers; or
 - (ii) in the case of a processor, an amount equal to the maximum price as fixed by this Order at which a processor may sell the fish to a retailer;
- (b) actual transportation charges that are not included in the actual price he paid for the fish or fish products; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of the same or a substantially similar kind and quality of fish or fish products.

(2) On sales of those fish or fish products for which the said Schedule lists maximum prices on a per pound basis and for which the lawful selling price at retail is in excess of 10 cents per pound, the markup mentioned in clause (c) of subsection (1) of this Section shall not exceed 33¼ per cent of his lawful selling price at retail or 12 cents per pound whichever amount is the lesser.

(3) On sales of those fish or fish products for which the Schedule to this Order lists maximum prices for a unit and not on a per pound basis, the markup mentioned in clause (c) of subsection (1) of this Section shall not exceed 33¼ per cent of his selling price at retail as fixed by this Order.

**SALES OF ROUND OR HEADLESS AND DRESSED FISH FURTHER PROCESSED BY THE SELLER
INTO FILLETS OR STEAKS**

21. The maximum price at which any person other than a primary producer may sell at retail any fresh or frozen fillets or steaks to which this Order applies which he processes from fresh or frozen fish acquired by him in the round or headless and dressed style of dressing shall be the sum of the following:

- (a) an amount equal to the maximum price as fixed by this Order at which a processor may sell such fillets or steaks to a retailer;
- (b) actual transportation charges at the common carrier rate that are not included in the actual price he paid for the fish which he converted into fillets or steaks; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the said basic period on sales of the same or a substantially similar kind and quality of fillets or steaks but not in any event exceeding 33½ per cent of his selling price, or 12 cents per pound of fillets or steaks sold, whichever amount is the lesser.

**SALES OF ROUND OR HEADLESS AND DRESSED FISH FURTHER PROCESSED BY THE SELLER
INTO A STYLE OF DRESSING OTHER THAN THOSE FILLETS OR STEAKS FOR WHICH
A PROCESSOR'S PRICE HAS BEEN FIXED**

22. (1) If a person other than a primary producer acquires fresh or frozen fish in the round or headless and dressed style of dressing and further processes it by converting it into a style of dressing other than those fillets or steaks for which a processor's maximum price has been fixed by this Order his maximum price for the same shall be determined according to the provisions of subsection (2) of this Section. This Section deals with sales of fresh or frozen fish in the form of slices (steaks) or portions (other than fillets) of a whole fish.

(2) The said seller shall regulate his selling price for slices (steaks) or portions (other than fillets) of such fish so that the aggregate price received or charged by him for all slices (steaks) or portions (other than fillets) from the whole fish shall not exceed the total of:

- (a) the actual price paid by him for such round or headless and dressed fish but not exceeding,
 - (i) in the case of any seller other than a processor, the maximum price as fixed by this Order at which the same may be sold to him by his supplier; or
 - (ii) in the case of a processor, an amount equal to the maximum price as fixed by this Order at which a processor may sell the round or headless and dressed fish to a retailer;
- (b) actual transportation charges that are not included in the actual price he paid for the fresh or frozen fish; and
- (c) a markup (percentage of cost) not exceeding the lawful markup (percentage of cost) customarily obtained by him during the basic period on sales of the same or a substantially similar kind and quality of fish but not in any event exceeding 33½ per cent of his selling price of 12 cents per pound of fish bought whichever amount is the lesser.

PART VI—Provisions Respecting the Filing and Display of Prices, and Advertising

PRICES TO BE FILED AND DISPLAYED

23. (1) Every person (other than a primary producer) who sells at retail any fish or fish products shall comply with the following rules:

Rule (1) On or before April 3, 1944, he shall file with the nearest regional office of the Board, a schedule showing his maximum prices for each kind and variety of fish or fish product being sold or offered for sale by him.

Rule (2) On sales of fresh or frozen fish he shall show in such schedule his maximum prices per pound for slices (steaks), cuts (portions of whole fish), fillets and for whole fish.

Rule (3) He shall keep a copy of such schedule of maximum prices displayed in a conspicuous place in his place of business, where it is available to be seen and examined by his customers.

Rule (4) He shall have a display card affixed or attached to each display of fish or fish products offered for sale and the display card shall show the exact variety or kind of such product, and the price per pound or unit.

(2) No person (other than a primary producer) shall sell any fish or fish products unless he has first complied with the Rules of this Section; however, if there is any kind or variety of fish or fish product which he does not propose to sell immediately after April 3, 1944, he may file and display his maximum prices for such fish or fish product at any time prior to the date at which he proposes to sell the same.

ADVERTISEMENTS TO SHOW EXACT VARIETY OR KIND

24. Every person who advertises any fish or fish product in any price list or advertisement issued or sponsored by him containing the selling price of the same shall include therein the exact variety or kind of such fish or fish product offered for sale.

PACKAGE OR CONTAINER TO SHOW EXACT VARIETY OR KIND OF FISH

25. No processor or wholesaler shall sell or offer to sell any fish or fish product unless the exact variety or kind of that fish or fish product is legibly stamped or printed on the package, container or wrapper in which it is packed or wrapped.

PART VII—Provisions Respecting Fresh Halibut

50% OF ALL FRESH HALIBUT TO BE PROCESSED AND FROZEN

26. Every processor shall process and freeze or have processed and frozen for him not less than 50 per centum by weight of all fresh halibut bought or otherwise acquired by him or by any other person on his behalf. This must be done as soon as he acquires the halibut and he must not sell or otherwise dispose of that one-half of all his halibut except as frozen halibut.

PROCESSOR TO REPORT PARTICULARS OF HALIBUT PURCHASED

27. Every processor shall on Monday of each week report the quantity of fresh halibut purchased or otherwise acquired by him or on his behalf in the preceding week ending on Saturday to the Administrator of Fish and Fish Products by forwarding a written report to the Chief Supervisor of Fisheries at Vancouver and each report shall set forth the following information,

- (a) the weight (in pounds) of each size and quality of the halibut;
- (b) the actual price per pound paid for the same;
- (c) the name and address of the person from whom the same was bought or acquired and if delivery was taken from a fishing vessel, the name of the vessel; and
- (d) such other information as may from time to time be required by the said Administrator.

MEANING OF "SIZE" OF HALIBUT

28. For the purposes of Section 27 there are only two sizes of halibut, namely:

- (a) halibut having a weight of *less* than 10 pounds or *more* than 60 pounds; and
- (b) halibut having a weight of *not less* than 10 pounds and *not more* than 60 pounds.

PART VIII—General Provisions Relating to Maximum Prices and Additional Payments

PRICES FIXED ARE MAXIMUM PRICES AND INCLUDE ALL CHARGES

29. All prices fixed by this Order are maximum or highest prices and must not be exceeded. They include all charges and no charge may be made for a container, wrapper or label so that the sum of the price and the charge for the container, wrapper or label exceeds the maximum price.

ADDITIONAL PAYMENTS OR CONSIDERATION TO BE PART OF THE PRICE

30. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any fish or fish products or received by the seller from any person in connection with the sale of any fish or fish products shall constitute part of the price for such fish or fish products.

WHERE THE RETAIL PRICE INCLUDES A FRACTION OF A CENT

31. Where the maximum price as fixed by this Order on a sale at retail of fish or fish products includes a fraction of a cent in addition to a whole number of cents, such maximum price shall be reduced to the nearest cent if the fraction is less than one-half cent, and if the fraction be one-half cent or more the maximum price may be increased to the next highest cent.

PART IX—Provisions Respecting Stocks on Hand and Imported Fish or Fish Products

STOCKS ON HAND AT THE EFFECTIVE DATE

32. During the period March 6, to April 1, 1944, inclusive, the maximum prices fixed by this Order shall not apply to stocks of fish or fish products which have been invoiced and delivered to any wholesaler or retailer prior to March 6, 1944, or which are in transit to a wholesaler or retailer on that date. Until after April 1, 1944, the maximum prices for such stocks of fish or fish products shall be the lawful maximum prices in effect on March 4, 1944, being the last business day immediately prior to the effective date of this Order.

MAXIMUM PRICES FIXED ALSO APPLY TO IMPORTED FISH OR FISH PRODUCTS

33. The maximum prices fixed by this Order shall also apply to sales of any imported fish or fish products and no person shall sell any imported fish or fish products at a price in excess of the applicable maximum price fixed by this Order for sales of that fish or fish product by that class of seller.

PART X—Records of Sales and Purchases

SALES INVOICES

34. (1) On every sale of fish or fish products other than on a sale at retail or to a consumer, every seller shall at the time of delivery to the buyer, furnish him with an invoice showing the name and complete address of the seller and the buyer, the date of the sale, the variety and the grade, the style of dressing and quality and price per pound or per container charged for that fish or fish product.

(2) Every seller shall retain a duplicate copy of each invoice furnished by him as required by this Section.

RECORDS OF PURCHASES

35. Every wholesaler and retailer shall immediately upon receipt by him of any fish or fish products purchased by him, prepare and shall thereafter keep a written record showing separately for each wholesale or each retail place of business operated by him, the date of purchase, the name and complete address of his supplier, the kind, variety and quality of the fish or fish products, the actual price per pound or per unit and the freight paid.

INSPECTION OF RECORDS AND INVOICES

36. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished by his supplier, it shall not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice required by this Order to be prepared, furnished or retained shall be made available for inspection for twelve months from the date of the transaction to which it relates.

SALES SLIPS ON SALES AT RETAIL

37. Every person who sells at retail any fish or fish products shall upon request of the buyer, furnish him with an invoice or sales slip showing the date of sale, the seller's name and address, and the price per pound or per container and the kind, variety and quality of the fish or fish products.

Dated at Ottawa, this 10th day of February, 1944.

A. N. McLEAN,
Administrator of Fish and Fish Products.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SPECIAL NOTICE

The Government of Canada is trying to prevent excessive increases in costs and prices so that there will not be a disastrous price rise that will weaken the war effort, create chaos in many industries and cause general misery.

This Order fixes maximum prices and markups on sales of Pacific Coast fish and fish products and is part of this price control programme.

These maximum prices and markups have been fixed for top quality fish and fish products and in fixing them consideration had to be given to the needs of high cost operators. Anyone who is able to sell below these prices because of lower quality, large volume or low operating costs should do so. In this way he will be sharing in the fight against disastrous inflation and will be complying with both the spirit and the letter of this regulation.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1096

Maximum Prices for sales by primary producers and for sales by processors to wholesalers and retailers of the fish or fish products listed hereunder.

All primary producers' prices are f.o.b. the rail port of entry on the Pacific Coast (includes the mainland and Vancouver Island).

All processors' prices are f.o.b. coast shipping point.

PART "A"—FRESH FISH PACKED IN ICE IN ANY SIZE OF CONTAINER OR SOLD IN BULK NOT ICED

Kinds of Fish	Style of Dressing	Sales by Primary Producers to any class of buyer other than a consumer	Sales by Processors to Wholesalers		Sales by Processors to Retailers	
			Packed in any size container	Sold in bulk	Packed in any size container	Sold in Bulk
(cents per pound)						
1. Cod (red, rock and gray).	Headless and Dressed.	6	9	8½	11	10½
2. Cod (ling).....	Headless and Dressed.	10	13	12½	15	14½
3. Halibut (under 10 lbs. and over 60 lbs.).	Headless and Dressed.	16½	19½	19	21½	21
4. Halibut (10 lbs. to 60 lbs.).	Headless and Dressed.	18½	21½	20½	23½	22½
5. Flounders.....	Headless and Dressed.	2½	5½	5	7½	7
6. Herring (sea) (seine caught).	Round.....	1	4	3½	6	5½
7. Herring (sea) (Point Grey gill net).	Round.....	5	8	7½	10	9½
8. Oolichans.....	Round.....	8	11	10½	13	12½
9. Sable fish (black cod, over 5 pounds).	Headless and Dressed.	12	15	14½	17	16½
10. Soles, brills and witches.	Headless and Dressed.	6	9	8½	11	10½
11. Smelts.....	Round.....	9	12	11½	14	13½
12. Skate Wing.....	5	8	7½	10	9½
13. Red Spring Salmon (4 lbs. to 8 lbs.)	Headless and dressed.	16	15½	18	17½
14. Red Spring Salmon (over 8 lbs. to 14 lbs.)	Headless and Dressed.	24	23½	26	25½
15. Red Spring Salmon (over 14 lbs.)	Headless and Dressed.	28	27½	30	29½
16. White Spring Salmon (all sizes).	Headless and Dressed.	18	17½	20	19½
17. Cohoe or Silver Salmon (all sizes).	Headless and Dressed.	17	16½	19	18½
18. Pink Salmon (all sizes).	Headless and Dressed.	9½	9	11½	11
19. Chums, Silverbright and Keta Salmon (all sizes).	Headless and Dressed.	9½	9½	11½	11½

NOTE TO PART "A"—Maximum prices for sales of fresh Salmon by primary producers will be added to this Schedule at a later date.

PART "B"—FROZEN FISH (WRAPPED OR UNWRAPPED) PACKED IN ANY SIZE OF CONTAINER, OR SOLD IN BULK (LOOSE PACKED)

Kinds of Fish	Style of Dressing	Sales by Processors to Wholesalers		Sales by Processors to Retailers	
		Packed in any size container	Sold in bulk	Packed in any size container	Sold in Bulk
(cents per pound)					
35. Cod (red, rock and grey).....	Headless and Dressed..	10	9½	12	11½
36. Cod (ling).....	Headless and Dressed..	14	13½	16	15½
37. Halibut (under 10 lbs. and over 60 lbs.)	Headless and Dressed..	20½	20	22½	22
38. Halibut (10 lbs. to 60 lbs.)...	Headless and Dressed..	22½	21¾	24½	23¾
39. Flounders.....	Headless and Dressed..	6½	5	8½	8
40. Herring (sea) seine caught)....	Round.....	5	4½	7	6½
41. Herring (sea) (Point Grey gill net).	Round.....	9	8½	11	10½
42. Oolichans.....	Round.....	12	11½	14	13½
43. Sable fish (black cod, 5 lbs. and over).	Headless and Dressed..	16	15½	18	17½
44. Soles, brills and witches.....	Headless and Dressed..	10	9½	12	11½
45. Smelts.....	Round.....	13	12½	15	14½
46. Skate Wing.....	Round.....	9	8½	11	10½
47. Red Spring Salmon (4 lbs. to 8 lbs.)	Headless and Dressed..	17	16½	19	18½
48. Red Spring Salmon (over 8 lbs. to 14 lbs.)	Headless and Dressed..	25	24½	27	26½
49. Red Spring Salmon (over 14 lbs.)	Headless and Dressed..	29	28½	31	30½
50. White Spring Salmon (all sizes).	Headless and Dressed..	19	18½	21	20½
51. Cohoe or Silver Salmon (all sizes).	Headless and Dressed..	18	17½	20	19½
52. Pink Salmon (all sizes).....	Headless and Dressed..	10½	10	12½	12
53. Chum, Silverbright and Keta Salmon (all sizes).	Headless and Dressed..	10¾	10½	12½	12½

PART "C"—FRESH OR FROZEN FILLETS OR STEAKS, (WRAPPED OR UNWRAPPED) ICED, IF FRESH, AND PACKED IN ANY SIZE OF CONTAINER EXCEPT A 5-POUND CONTAINER

Kinds of Fillets or Steaks	Style of Dressing	Sales by Processors to Wholesalers	Sales by Processors to Retailers
		(cents per pound)	
70. Cod Fillets (grey).....	Skinless.....	20	22
71. Cod Fillets (rock and red).....	Skinless.....	23	25
72. Cod Fillets (ling).....	Skinless.....	25	27
73. Sablefish Fillets (black cod).....	Skinless.....	30	32
74. Red snapper Fillets.....	Skinless.....	23	25
75. Flounder Fillets.....	Skinless.....	17	19
76. Soles, brills and witches Fillets.....	Skinless.....	30	32
77. Halibut Fillets.....	Skinless.....	35	37
78. Halibut Steaks.....	Skin on.....	28	30
79. Red Spring Salmon Steaks.....	Skin on.....	33	35
80. Cohoe or Silver Salmon Fillets.....	Skin on.....	30	32
81. Cohoe or Silver Salmon Steaks.....	Skin on.....	23	25
82. Pink Salmon Fillets.....	Skin on.....	18	20
83. Pink Salmon Steaks.....	Skin on.....	12	14
84. Keta Salmon Fillets.....	Skin on.....	19	21
85. Keta Salmon Steaks.....	Skin on.....	14	16

NOTE TO PART "C"—When fillets or steaks are sold wrapped and in 5-pound containers, add 1½ cents per pound to above prices.

PART "D"—SMOKED OR CURED FISH PRODUCTS

Kind of Product	Style of Dressing	Size and kind of container	Processors to Wholesalers	Processors to Retailers
(Cents per pound unless otherwise stated)				
100. Kippered Herring.....	Unwrapped.....	10 and 20 lb. boxes.	14	16
101. Kippered Herring.....	Wrapped.....	1 lb. package.	15½	17½
102. Bloaters.....	Unwrapped.....	10 and 20 lb. boxes.	11	13
103. Bloaters.....	Wrapped.....	1 lb. package.	13	15
104. Smoked Sablefish whole fish.....	Any size....	28	30
105. Smoked Sablefish Chunks.....	Wrapped.....	Any size....	33	35
106. Kippered Sablefish Chunks.....	Wrapped.....	Any size....	35	37
107. Smoked Grey Cod Fillets.....	Skinless.....	Any size....	23	25
108. Smoked mild cured Red Salmon Sides	Any size....	40	42
109. Smoked White Spring Salmon Chunks.	Any size....	22	24
110. Kippered White Spring Salmon Chunks	Any size....	30	32
111. Kippered Chums, Silverbrights and Ketas.....	Any size....	24	26
112. Scotch Cured Herring.....	200 lb. bbl..	\$ 17 00	\$ 19 00
113. Scotch Cured Herring.....	100 lb. bbl..	\$ 9 00	\$ 11 00
114. Scotch Cured Herring.....	50 lb. kits..	\$ 4 75	\$ 5 75
115. Scotch Cured Herring.....	25 lb. kits..	\$ 2 85	\$ 3 50
116. Spiced Pickled Herring.....	16 oz. jars..	\$ 3 25	\$ 3 50
117. Spiced Pickled Herring.....	32 oz. jars..	\$ 6 00	\$ 6 50

PART "E"—SHELL-FISH

Kind of Shell-fish	Size of Container	Primary Producers to Processors	Processors to Wholesalers or Retailers
130. Pacific Oysters.....	Gal. (U.S.A.)	\$3.50 per gallon	\$4.00 per gallon
131. Pacific Oysters.....	Pint	50c. per pint	55c. per pint
132. Pacific Oysters.....	½ pint	25c. per ½ pint	30c. per ½ pint
133. Pacific Oysters (in shell).....	any size container	50c. per dozen	60c. per dozen
134. Pacific Crabs (medium).....	"	\$1.15 per dozen	\$1.35 per dozen
135. Pacific Crabs (large).....	"	\$1.75 per dozen	\$2.00 per dozen
136. Crabmeat.....	"	50c. per pound	55c. per pound
137. Clams (butter).....	"	5c. per pound	6c. per pound
138. Clams (little neck).....	"	6c. per pound	7c. per pound
139. Shrimps (whole) (cooked).....	"	35c. per pound	40c. per pound

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1117

Rationed Foods (Preserves)

Under powers given by the Wartime Prices and Trade Board to the Administrator of Consumer Rationing,—

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. This Order comes into force on February 18, 1944.

2. Canned blueberries are removed from the classification "Canned Fruits" established as to Preserves being a Rationed Food under Order No. 308 and are hereby freed from being rationed.

Dated at Ottawa, this 18th day of February, 1944.

H. I. ROSS,

Administrator of Consumer Rationing.

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1118

Respecting Maximum Prices for Canned Atlantic Herring, Sardines, Kipperd Snacks, Clams and Mussels and for Sales of Fresh Atlantic Herring and Sardines by Primary Producers

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fish and Fish Products, it is hereby ordered on behalf of the Board as follows:—

1. The Schedule to Administrator's Order No. A-1014 as amended by Administrator's Order No. A-1052 is hereby further amended by adding at the end thereof the following items:—

<i>Kind of Product and Type of Pack</i>	<i>Size and Style of Container and Number of Con- tainers to Case</i>	<i>Net Weight of Product per Container</i>	<i>Maximum Prices per Case</i>
Kipperd snacks packed in vegetable oil, without key opener (unwrapped)..	100 cans of 5 oz. flats per case	Minimum of 5 oz. net weight	\$8.25
Sardines-smoked, packed in vegetable oil, without key opener (unwrapped).	100 cans of $\frac{1}{4}$ lb. flats per case	$3\frac{1}{2}$ oz to 4 oz. net weight	\$6.85

2. This Order comes into force on March 3, 1944.

Dated at Ottawa, this 24th day of February, 1944.

A. N. McLEAN,

*Administrator of Fish
and Fish Products.*

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1121

Respecting Prices of Bituminous Coal Produced in Nova Scotia

The National War Labour Board has awarded an increase in wages to employees of bituminous coal mine operators of Nova Scotia and also has directed that the operators should give to their employees one week's holidays with pay under specified conditions. The operators have claimed that they cannot continue to produce coal in the face of the increased costs without assistance.

Having regard to the fact that coal mining is a vital industry and in order to ensure essential production of coal, the Government has decided that any assistance given shall be in the form of an increase in price to all users of the coal in question.

In this emergency, the Wartime Prices and Trade Board has been directed accordingly to determine what increase would be appropriate and to cause the necessary order to be issued.

Therefore, under authority conferred by the Wartime Prices and Trade Board,

IT IS HEREBY ORDERED AS FOLLOWS:—

1. For the purposes of this Order:

“Coal” means bituminous coal including briquettes or other processed forms of such coal.

2. The coal mine operators mentioned in Part I of the Schedule to this Order, for the respective grades of coal which they produce, may, for the periods therein stipulated, but subject to the provisions of Section 8 hereof, respectively charge an amount not exceeding that specified in Part II of the said Schedule for such coal as they may supply to any person on and after February 26, 1944. Such amounts shall be in addition to the prices, not exceeding the highest lawful prices, stipulated in any existing contract between the parties concerned, or if there be no contract, then in addition to the highest lawful price at which the vendor would be entitled to sell such coal on February 25, 1944.

3. Coal mine operators of Nova Scotia, not listed in the Schedules to this Order, may, on or before March 31, 1944, apply to the Coal Administrator for assistance.

The applications shall be in writing and shall give such information as may be required by the Administrator.

If it appears to the Administrator that an increase in price is required the Administrator may, from time to time, designate the operators affected and the additional amounts which such operators may charge on deliveries of their coal. In each such event every coal mine operator affected thereby will be entitled to charge such increases for such coal as he may supply to any person on or after February 26, 1944.

4. Every coal mine operator who, by this Order, has been authorized to increase the selling price of coal shall promptly forward to the Coal Administrator financial and operating statements and complete information on all matters relating to his business as the Administrator may at any time require.

5. Any dealer or other distributor selling coal may charge for all coal supplied by him to any buyer on and after February 26, 1944, so much of the increase authorized by or under this Order as is actually charged to such seller. All such increases in price herein authorized shall be in addition to the prices, not exceeding the highest lawful prices, stipulated in any existing contract between the parties concerned or if there be no contract then in addition to the highest lawful price at which the vendor would be entitled to sell such coal on February 25, 1944. In no event shall any markup be added by any person in respect of the increases herein authorized.

6. Every seller of coal affected by this Order shall forthwith post and maintain in a conspicuous place in each office and sales depot, open to his customers, a notice of the price increases now or hereafter authorized under this Order.

7. All contracts made prior to February 26, 1944, for the sale of coal which is affected by this Order, which contracts provide for delivery of coal on or after February 26, 1944, shall be deemed to be amended insofar as is necessary to give effect to the provisions of this Order.

8. The amount of any increase in the price of coal authorized by or under this Order shall be subject to review at any time by the Coal Administrator, generally or in specific cases, but in any event not later than June 30, 1944.

9. Any person who uses coal in the manufacture of coke the price for which has been increased under this Order may make application to the Coal Administrator for an increase in the price of such coke.

10. This Order shall come into effect on February 26, 1944.

Dated at Ottawa this 25th day of February, 1944.

E. J. BRUNNING,
Coal Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

NOTE:

Order in Council P.C. 8528, dated November 1, 1941, Section 2 (5) reads: "(5)—subject to any action taken by the Governor in Council after November 1, 1941, His Majesty in right of Canada or of any province of Canada shall be bound by the provisions of these regulations and of any order."

Accordingly, contracts made by any department of Government for the purchase of coal, affected by this Order, are subject to the provisions of the Order subject to any necessary amending Orders in Council in respect of contracts specifically authorized by Order of the Governor in Council at fixed prices.

SCHEDULE

To Administrator's Order No. A-1121

Part I

COAL MINE OPERATOR	ADDRESS
Joggins Coal Company Limited.....	Joggins, N.S.
Standard Coal Company Limited.....	Amherst, N.S.
Bras d'Or Coal Company Limited.....	Little Bras d'Or, N.S.
Hillcrest Coal Company Limited.....	River Hebert, N.S.
Indian Cove Coal Company Limited.....	Sydney Mines, N.S.
Sullivan Coal Company Limited.....	Sydney Mines, N.S.
Intercolonial Coal Company Limited.....	Westville, N.S.
Greenwood Coal Company Limited.....	New Glasgow, N.S.

Part II

For each grade of coal shipped on and after February 26, 1944, ninety-five cents per net ton or such other amount as may be authorized following investigation.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1122

Respecting Prices of Bituminous Coal Produced in New Brunswick

The National War Labour Board has awarded an increase in wages to employees of bituminous coal mine operators of New Brunswick and also has directed that the operators should give to their employees one week's holidays with pay under specified conditions. The operators have claimed that they cannot continue to produce coal in the face of the increased costs without assistance.

Having regard to the fact that coal mining is a vital industry and in order to ensure essential production of coal, the Government has decided that any assistance given shall be in the form of an increase in price to all users of the coal in question.

In this emergency, the Wartime Prices and Trade Board has been directed accordingly to determine what increase would be appropriate and to cause the necessary order to be issued.

Therefore, under authority conferred by the Wartime Prices and Trade Board,
IT IS HEREBY ORDERED AS FOLLOWS:—

1. For the purposes of this Order:

“Coal” means bituminous coal including briquettes or other processed forms of such coal.

2. The coal mine operators mentioned in Part I of the Schedule to this Order, for the respective grades of coal which they produce, may, for the periods therein stipulated, but subject to the provisions of Section 8 hereof, respectively charge an amount not exceeding that specified in Part II of the said Schedule for such coal as they may supply to any person on and after March 1, 1944. Such amounts shall be in addition to the prices, not exceeding the highest lawful prices, stipulated in any existing contract between the parties concerned, or if there be no contract, then in addition to the highest lawful price at which the vendor would be entitled to sell such coal on February 29, 1944.

3. Coal mine operators of New Brunswick, not listed in the Schedule to this Order, may, on or before March 31, 1944, apply to the Coal Administrator for assistance.

The application shall be in writing and shall give such information as may be required by the Administrator.

If it appears to the Administrator that an increase in price is required the Administrator may, from time to time, designate the operators affected and the additional amounts which such operators may charge on deliveries of their coal. In each such event every coal mine operator affected thereby will be entitled to charge such increases for such coal as he may supply to any person on or after March 1, 1944.

4. Every coal mine operator who, by this Order, has been authorized to increase the selling price of coal shall promptly forward to the Coal Administrator financial and operating statements and complete information on all matters relating to his business as the Administrator may at any time require.

5. Any dealer or other distributor selling coal may charge for all coal supplied by him to any buyer on and after March 1, 1944, so much of the increase authorized by or under this Order as is actually charged to such seller. All such increases in price herein authorized shall be in addition to the prices, not exceeding the highest lawful prices, stipulated in any existing contract between the parties concerned or if there be no contract then in addition to the highest lawful price at which the vendor would be entitled to sell such coal on February 29, 1944. In no event shall any markup be added by any person in respect of the increases herein authorized.

6. Every seller of coal affected by this Order shall forthwith post and maintain in a conspicuous place in each office and sales depot, open to his customers, a notice of the price increases now or hereafter authorized under this Order.

7. All contracts made prior to March 1, 1944, for the sale of coal which is affected by this Order, which contracts provide for delivery of coal on or after March 1, 1944, shall be deemed to be amended insofar as is necessary to give effect to the provisions of this Order.

8. The amount of any increase in the price of coal authorized by or under this Order shall be subject to review at any time by the Coal Administrator, generally or in specific cases, but in any event not later than June 30, 1944.

9. Any person who uses coal in the manufacture of coke the price for which has been increased under this Order may make application to the Coal Administrator for an increase in the price of such coke.

10. This Order shall come into effect on March 1, 1944.

Dated at Ottawa, this 28th day of February, 1944.

E. J. BRUNNING,
Coal Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

NOTE:

Order in Council P.C. 8528, dated November 1, 1941, Section 2 (5) reads: "(5)—subject to any action taken by the Governor in Council after November 1, 1941, His Majesty in right of Canada or of any province of Canada shall be bound by the provisions of these regulations and of any order."

Accordingly, contracts made by any department of Government for the purchase of coal, affected by this Order, are subject to the provisions of the Order subject to any necessary amending Orders in Council in respect of contracts specifically authorized by Order of the Governor in Council at fixed prices.

SCHEDULE

To Administrator's Order No. A-1122

Part I

COAL MINE OPERATOR	ADDRESS
Avon Coal Company Limited.....	Saint John, N.B.
Minto Coal Company Limited, The.....	Minto, N.B.
Welton & Henderson, Limited.....	Minto, N.B.
King, Gerald H.....	Chipman, N.B.
Crawford, E. S. & L. S.....	Newcastle Bridge, N.B.
Miramichi Lumber Co., Ltd.....	Minto, N.B.
Newcastle Coal Co.....	Minto, N.B.

Part II

For each grade of coal shipped on and after March 1, 1944, ninety-five cents per net ton or such other amount as may be authorized following investigation.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1123

Respecting the Holding of Jam Pulp for Manufacturing Jam for Essential Requirements

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables, it is hereby ordered on behalf of the Board as follows:—

Purposes of this Order

1. The chief purpose of this Order is to ensure that adequate supplies of jam (No. 2 Pectin Government Standard) are made available for the essential requirements of certain priority users, in equitable proportion by processors.

Meaning of Certain Words or Expressions

2. For the purpose of this Order,

(a) "jam pulp" means pulp made from any of the following fruits, namely: Strawberries, Raspberries, Loganberries, Black Currants, Red Currants, Blackberries, Gooseberries, Apricots, Cherries, Peaches, Grapes and Plums, whether fresh or frozen or preserved in S.O.2 solution or preserved by the addition of sugar, manufactured by or purchased or otherwise acquired by a processor for the purpose of making any grade or variety of jam;

- (b) "processor" means a person who manufactures jam for sale and whose total production of any grade and variety of jam during the calendar year of 1943 exceeded 240,000 pounds and includes any person designated as such by the Administrator of Processed Fruits and Vegetables.

Quantities of Jam Pulps Required to be Held by Processors

3. (1) For the purpose of this Section "stock" means the quantity by weight of any jam pulp,

- (a) that any processor had on hand on January 1, 1944; and
- (b) that he received during the period from January 1, 1944, to February 29, 1944, both inclusive; and
- (c) that he had contracted to buy or agreed to buy on or before February 29, 1944, but had not received delivery of on that date; however, this clause does not apply to jam pulp manufactured from the 1944 fruit crop.

(2) During the period from January 1 to September 30, 1944, both inclusive, every processor shall not dispose of in any manner but shall retain in his possession or under his control for the requirements of priority users, the following quantities of jam pulp:

- (1) 30 per cent of his stock of plum jam pulp;
- (2) 30 per cent of his stock of raspberry jam pulp;
- (3) 30 per cent of his stock of strawberry jam pulp; and
- (4) a quantity of loganberry, black currant, red currant, blackberry, gooseberry, apricot, cherry, peach and/or grape jam pulp equal to 30 per cent of his total stock of such jam pulps,

until he receives directions in writing as to their disposal from the Director of Allocation, Foods Administration, or from any other person designated in writing by the Co-ordinator, Foods Administration.

Holder of Stocks Must File Inventories

4. Every processor to whom this Order applies must complete the reports attached to this Order as Schedule "A", "B", "C" and "D" furnishing all the information required therein, and must mail the same to the Statistics Branch, Wartime Prices and Trade Board, No. 7 Temporary Building, Ottawa, not later than March 8, 1944. The reports must be signed and certified as true by the person reporting or by some other person duly authorized to act on his behalf.

5. This Order shall be effective on and after March 1, 1944.

Dated at Ottawa this 1st day of March, 1944.

F. D. MATHERS,

Administrator of Processed Fruits and Vegetables.

APPROVED:

M. W. MACKENZIE,

Deputy Chairman, Wartime Prices and Trade Board.

Explanatory Note

It is the intention of the Foods Administration of the Wartime Prices and Trade Board to allocate the jam manufactured from the stocks of jam pulp required to be held by this Order, on a basis whereby priority users may negotiate directly with the processor to whom their allocation has been made, in order that they may arrange for their supplies on a monthly or periodical basis, within the period from April 1, 1944, to September 30, 1944. Such allocation will be made as soon as possible after the total supply position as of April 1, has been compiled on the basis of information received in the Schedules hereto.

For the purposes of completing the Schedules hereto, the following is an approved list of priority users. Others may be added from time to time:

Department of Munitions and Supply
 Department of Pensions and National Health
 Department of Transport
 Canadian Red Cross Society (for Prisoner-of-War Parcels)
 International Red Cross Society (for Prisoner-of-War Parcels)
 Orders for Ships' Stores Approved by the Administrator of Ships' Stores
 Northwest Purchasing Limited (Alaska Highway)
 Navy, Army, Air Force Institute
 India Supply Mission
 Export allocations covering food requirements for other countries, lodged with the Canadian Government by those countries and approved by the Food Requirements Committee.
 Canadian War Service Organizations in respect to their operations outside of Canada.

SCHEDULE "A" TO ADMINISTRATOR'S ORDER No. A-1123

Processor's Report re Plum Jam Pulp

To—W.P.T.B., Statistics Branch,
 No. 7 Temporary Building, Ottawa, Ont.

"A" Plum Pulps

(i) Stocks on hand, January 1, 1944 (See Note).....lbs.
 (ii) Receipts from Jan. 1, 1944, to Feb. 29, 1944.....lbs.
 (iii) Amount purchased on Contract but not
 delivered by February 29, 1944.....lbs.
 (iv) Total of (i), (ii) and (iii).....lbs.
 (v) "Priority Reserve"—30 % of "A" (iv).....lbs.

"B" Sales of Plum Jam to "Priority Users"—

Priority User to whom sold	Plum Jam—Supplied during months of Jan.-Feb., 1944	Plum Jam—Contracted to be supplied during March, 1944
..... lbs. lbs.
..... lbs. lbs.
..... lbs. lbs.
..... lbs. lbs.
..... lbs. lbs.
..... lbs. lbs.
..... lbs. lbs.
Total Plum Jams "B" (1).....	lbs.	(2)..... lbs.

"C" Total Plum Pulps required to produce Plum Jams "B" (1) and (2)
 lbs.

"D" Balance of Priority Reserve = "A" (v) less "C" lbs.
 Section "D" represents balance of Priority Reserve of Plum Pulps as of April 1, 1944, and is estimated to produce:

.....lbs. Plum Jam No. 2 Pectin

"E" If processor has any contracts or commitments with Priority Users for delivery after April 1, 1944, particulars are to be stated in a separate memorandum and attached hereto.

NOTE:—In reporting Frozen 2/1 or 3/1 etc., do not include weight of sugar.

I certify that the information contained in this Report is a true and accurate statement.

Name of Firm..... Date.....
 Address..... Signature.....

SCHEDULE "B" TO ADMINISTRATOR'S ORDER No. A-1123

Processors Report re Raspberry Jam Pulp

To—W.P.T.B. Statistics Branch,
 No. 7 Temporary Building, Ottawa, Ont.

"A" Raspberry Pulps

- (i) Stocks on hand, January 1, 1944 (See Note).....lbs.
 (ii) Receipts from Jan. 1, 1944, to Feb. 29, 1944.....lbs.
 (iii) Amount purchased on Contract but not
 delivered by February 29, 1944.....lbs.
 (iv) Total of (i), (ii) and (iii).....lbs.
 (v) "Priority Reserve" = 30% of "A" (iv).....lbs.

"B" Sales of Raspberry Jam to "Priority Users"—

<i>Priority User to whom sold</i>	<i>Raspberry Jam—Supplied during months of Jan.-Feb., 1944</i>	<i>Raspberry Jam—Contracted to be supplied during March, 1944</i>
.....	lbs.	lbs.
.....	lbs.	lbs.
.....	lbs.	lbs.
.....	lbs.	lbs.
.....	lbs.	lbs.
.....	lbs.	lbs.
.....	lbs.	lbs.
Total Raspberry Jams "B" (1).....	lbs. (2).....	lbs.

"C" Total Raspberry Pulps required to produce Raspberry Jams "B" (1) and (2)
 lbs.

"D" Balance of Priority Reserve "A" (v) less "C" lbs.
 Section "D" represents balance of Priority Reserve of Raspberry Pulps as of April 1, 1944, and is estimated to produce:
 lbs. Raspberry Jam, No. 2 Pectin.

"E" If processor has any contracts or commitments with Priority Users for delivery after April 1, 1944, particulars are to be stated in a separate memorandum and attached hereto.

NOTE:—In reporting Frozen 2/1 or 3/1 etc., do not include weight of sugar.

I certify that the information contained in this Report is a true and accurate statement.

Name of Firm..... Date.....
 Address..... Signature.....

SCHEDULE "C" TO ADMINISTRATOR'S ORDER No. A-1123

Processor's Report re Strawberry Jam Pulp

To—W.P.T.B., Statistics Branch,
No. 7 Temporary Building, Ottawa, Ont.

"A" Strawberry Pulps

(i) Stocks on hand January 1, 1944 (See Note)lbs.
(ii) Receipts from January 1, 1944 to February 29, 1944lbs.
(iii) Amount purchased on Contract but not delivered by February 29, 1944lbs.
(iv) Total of (i), (ii) and (iii)lbs.
(v) "Priority Reserve" = 30% of "A" (iv)lbs.

"B" Sales of Strawberry Jam to "Priority Users"—

<i>Priority User to whom sold:</i>	<i>Strawberry Jam— Supplied during months of Jan.-Feb. 1944</i>	<i>Strawberry Jam Contracted to be supplied during March 1944</i>
.....lbs.lbs.
.....lbs.lbs.
.....lbs.lbs.
.....lbs.lbs.
.....lbs.lbs.
.....lbs.lbs.
Total Strawberry Jams "B" (1).....	lbs. (2).....	lbs.

"C" Total Strawberry Pulps required to produce Strawberry Jams "B" (1) & (2)
.....lbs.

"D" Balance of Priority Reserve "A" (v) Less "C"lbs.

Section "D" represents balance of Priority Reserve of Strawberry Pulps as of
April 1st, 1944, and is estimated to produce:

.....lbs. Strawberry Jam No. 2 Pectin

"E" If processor has any contracts or commitments with Priority Users for delivery
after April 1, 1944, particulars are to be stated in a separate memorandum and
attached hereto.

NOTE: In reporting Frozen 2/1 or 3/1 do not include weight of sugar.

I certify that the information contained in this Report is a true and accurate statement.

Name of Firm..... Date

Address..... Signature.....

SCHEDULE "D" TO ADMINISTRATOR'S ORDER No. A-1123

*Processor's Report re Other Jam Pulps (*See Note)*

To—W.P.T.B., Statistics Branch,
No. 7 Temporary Building, Ottawa, Ont.

"A" Other Jam Pulps

(i) Stocks on hand January 1, 1944 (see note)lbs.
(ii) Receipts from January 1, 1944 to February 29, 1944lbs.

- (iii) Amount purchased on Contract but not delivered
by February 29, 1944lbs.
- (iv) Total of (i), (ii) and (iii)lbs.
- (v) "Priority Reserve" = 30% of "A" (iv)lbs.

"B" Sales of Other Jam to "Priority Users"—

<i>Priority User to whom sold:</i>	<i>Other Jam— Supplied during months of Jan.-Feb. 1944</i>	<i>Other Jam— Contracted to be supplied during March 1944</i>
.....lbs.lbs.
.....lbs.lbs.
.....lbs.lbs.
.....lbs.lbs.
.....lbs.lbs.
.....lbs.lbs.
.....lbs.lbs.
Total Other Jams "B" (1).....lbs.	(2).....lbs.

"C" Total Other Pulps required to produce Total Jams "B" (1) and (2)
.....lbs.

"D" Balance on Priority Reserve "A" (v) less "C"lbs.

Section "D" represents balance of Priority Reserve of Other Pulps as of April 1st, 1944, and is estimated to produce:

.....lbs. No. 2 Pectin Jams.

State particulars as to varieties—included in Section "D" in pounds of pulps

.....	lbs.	lbs.	lbs.
.....	lbs.	lbs.	lbs.
.....	lbs.	lbs.	lbs.
.....	lbs.	lbs.	lbs.
.....	lbs.	lbs.	lbs.
.....	lbs.	lbs.	lbs.

"E" If processor has any contracts or commitments with Priority Users for delivery after April 1, 1944, particulars are to be stated in a separate memorandum and attached hereto.

*NOTE.—"Other" Pulps and/or Jams include: Loganberries, Black Currants, Red Currants, Blackberries, Gooseberries, Apricots, Cherries, Peaches and Grapes.

In reporting Frozen 2/1 or 3/1, etc., do not include weight of sugar.

I certify that the information contained in this Report is a true and accurate Statement.

Name of Firm..... Date.....

Address Signature.....

.....

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1125

Respecting Maple Products

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration,

IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

Part I—Introduction

EFFECTIVE DATE

1. This Order comes into force on March 6, 1944, and replaces Board Order No. 250 which has been revoked by the Board.

PRICES FIXED ARE MAXIMUM PRICES AND INCLUDE COST OF CONTAINERS AND WRAPPERS

2. All prices fixed by this Order are maximum prices and must not be exceeded. No charge may be made for a container or a wrapper so that the sum of the price and the charge for the container and/or wrapper exceeds the maximum price.

ADDITIONAL PAYMENTS AND CONSIDERATIONS TO BE PART OF THE PRICE

3. Any consideration, money or money's worth given or paid by the buyer to any person in connection with the purchase of any maple product or received by the seller from any person in connection with the sale of any maple product shall constitute part of the price of such product.

DEFINITIONS

4. (1) The word "sell" as used in this Order includes also an offer to sell and the word "buy" also covers an offer to buy.

(2) For the purposes of this Order,

(a) "maple product" means any product made by processing the sap of the maple tree;

(b) "maple syrup" means a syrup containing not more than 35 per cent water, made by evaporating the sap of the maple tree or by the solution of maple sugar in water. A gallon of maple syrup shall weigh not less than 13 pounds 2 ounces and shall contain 277.274 cubic inches;

(c) "maple sugar" means the solid or pulverized product made by evaporating the sap of the maple tree or maple syrup;

(d) "maple butter" means butter, containing not more than 15 per cent water, made entirely from the sap of the maple tree;

(e) "la tire" or "maple wax" means a taffy or wax-like product containing not more than 15 per cent water, made entirely from the sap of the maple tree;

(f) "maple cream" means a cream, containing not more than 15 per cent water, made entirely from the sap of the maple tree;

(g) "primary producer" means any person who produces a maple product by processing the sap of the maple tree;

(h) "processor" or "packer" means any person, other than a primary producer, who packs, bottles, or otherwise prepares any maple product for sale by him otherwise than to a consumer;

(i) "wholesale distributor" means a person, other than a primary producer or a processor, who in any sale sells any maple product otherwise than to a consumer;

(j) "consumer" means a person who buys a maple product for his personal or household consumption;

(k) "quota user" means a person who acquires a maple product for use in serving meals or refreshments to the transient or travelling public or to employees or as a public caterer or in an institution;

- (l) "industrial user" means a person who uses a maple product in the manufacture or processing, for sale, of any goods, but not including a person who only uses the maple product in the preparation or serving of meals or refreshments;
- (m) "Canada Fancy", "Canada Light", "Canada Medium" and "Canada Dark" mean, respectively, maple syrup or maple sugar graded in accordance with the standards for grades set forth in the regulations under the Maple Sugar Industry Act of 1930, and, in the case of Canada Fancy, Canada Light and Canada Medium maple syrup, conforming as to colour to the standards of colour for such grades shown by a colourimeter approved under the provisions of said regulations;
- (n) "grade" means a grade defined in clause (m) preceding and "graded" shall have a corresponding meaning.

Part II—Sales by Primary Producers

MAXIMUM PRICES OF MAPLE SYRUP

5. (1) The maximum price per gallon at which a primary producer may sell any ungraded maple syrup or any Canada Dark, Canada Medium or Canada Light grade maple syrup, packed in a screw-top metal container of one Imperial gallon capacity, shall be the price for the same set forth in the following table according to the class of buyer.

TABLE OF MAXIMUM PRICES

Class of Buyer	MAXIMUM PRICE PER GALLON			
	Ungraded	Canada Dark Grade	Canada Medium Grade	Canada Light Grade
Wholesale distributors.....	\$1 75	\$2 00	\$2 25	\$2 50
Retailers and quota users.....	\$1 95	\$2 20	\$2 45	\$2 70
Consumers.....	\$2 40	\$2 65	\$2 90	\$3 15

(2) The maximum price at which a primary producer may sell to a wholesale distributor, retailer, quota user or consumer any Canada Fancy grade maple syrup packed in a screw-top metal container of one Imperial gallon capacity shall be 25 cents per gallon more than the maximum price, as fixed by sub-section (1) preceding, at which he may sell Canada Light grade maple syrup packed in that kind and size of container to that class of buyer. To qualify for the premium of 25 cents per Imperial gallon for Canada Fancy grade the maple syrup must, as provided in the regulations under the Maple Industry Act, 1930, weigh 13 pounds 2 ounces per gallon, contain not more than 35 per cent water, be very light amber or straw color, have a mild characteristic maple flavour and be free from any trace of fermentation, and, in colour, also conforming to the standard for that grade shown by the colourimeter approved under said regulations.

(3) The maximum price per gallon at which a primary producer may sell to a wholesale distributor, retailer, quota user or consumer any maple syrup in bulk shall be 25 cents per gallon less than the appropriate maximum price fixed by sub-section (1) or (2) preceding for that maple syrup.

(4) The maximum price at which a primary producer may sell to a wholesale distributor, retailer, quota user or consumer any maple syrup packed in any kind or size of container other than a screw-top metal container of one Imperial gallon capacity shall be an amount equal to the maximum price at which he may sell such maple syrup in bulk to the same class of buyer plus the actual price paid by him for the container.

(5) The maximum price per pound at which a primary producer may sell any maple syrup to a processor or an industrial user shall be as follows:

- 15 cents per pound for Canada Dark grade maple syrup;
- 16 cents per pound for Canada Medium grade maple syrup;
- 17 cents per pound for Canada Light grade maple syrup;
- 18 cents per pound for Canada Fancy grade maple syrup.

MAXIMUM PRICES OF OTHER MAPLE PRODUCTS

6. The maximum price at which a primary producer may sell,
- (a) any graded or ungraded maple sugar loose-packed in bags or other containers at random and known as "farmers' run" shall be 22 cents per pound;
 - (b) any maple sugar in one-half, one, two or four pound blocks to a consumer shall be 35 cents per pound; and
 - (c) any maple wax or la tire, any maple butter and any maple cream to a consumer shall be 35 cents per pound.

REQUIREMENTS RESPECTING DELIVERY

7. Each maximum price fixed by Sections 5 and 6 shall be the price for the maple product delivered to a common carrier at the shipping point nearest to the seller's place of business. Delivery shall be free if the sale is made at a public market place and, except when delivery is by common carrier, if the sale is to a buyer situated within 15 miles of the primary producer's place of business.

Part III—Sales by Processors

MAXIMUM PRICES OF MAPLE SYRUP

8. (1) The maximum price per gallon at which a processor may sell any maple syrup packed in screw-top containers of one Imperial gallon capacity shall be:

- \$1.75 for ungraded maple syrup;
- \$2.00 for Canada Dark grade maple syrup;
- \$2.25 for Canada Medium grade maple syrup;
- \$2.50 for Canada Light grade maple syrup;
- \$2.75 for Canada Fancy grade maple syrup.

(2) The maximum price at which a processor may sell Canada Medium grade maple syrup packed in glass containers, as follows, shall be, according to the capacity of the container and number of containers per case:

- \$5.82 per case of 24 containers of 16-ounces net weight capacity;
- \$5.57 per case of 12 containers of 32-ounces net weight capacity;
- \$16.06 per case of 6 containers of one Imperial gallon capacity.

MAXIMUM PRICES OF MAPLE SUGAR

9. (1) The maximum price at which a processor may sell Canada Medium grade maple sugar packed as follows, shall be:

- \$4.08 per case of 12 pounds of $\frac{1}{2}$ or 1 pound blocks; and
- \$4.80 per case of 12 pounds of pulverized maple sugar in 1 pound packages.

(2) The maximum price at which a processor may sell any graded or ungraded maple sugar loose-packed in bags or other containers at random and known as "farmers' run," shall be 22 cents per pound.

MAXIMUM PRICE OF MAPLE BUTTER

10. The maximum price at which a processor may sell any maple butter packed in metal containers of 12-ounce net weight capacity shall be \$3.40 per case of 12 containers.

REQUIREMENTS RESPECTING DELIVERY

11. Each maximum price fixed by Sections 8, 9 and 10 shall be the price for the maple product delivered to a common carrier at the shipping point nearest to the seller's place of business.

Part IV—Sales by Wholesale Distributors

MAXIMUM PRICES OF MAPLE SYRUP

12. (1) Subject to Section 16, the maximum price at which a wholesale distributor may sell any maple syrup packed in screw-top metal containers of one Imperial gallon capacity shall, according to whether it is graded or ungraded maple syrup and, if graded, according to the grade, be as follows, f.o.b. his shipping point:

- (a) \$1.95 per gallon container of ungraded maple syrup;
 \$2.20 per gallon container of Canada Dark grade maple syrup;
 \$2.45 per gallon container of Canada Medium grade maple syrup;
 \$2.70 per gallon container of Canada Light grade maple syrup; or
 \$2.95 per gallon container of Canada Fancy grade maple syrup; PLUS

(b) in each case, the transportation allowance fixed by Section 15.

(2) Subject to Section 16, the maximum price at which a wholesale distributor may sell Canada Medium grade maple syrup packed in glass containers as follows shall, according to the capacity of the containers and the number of containers per case, be as follows, f.o.b. his shipping point:

- (a) \$6.47 per case of 24 containers of 16-ounce net weight capacity;
 \$6.19 per case of 12 containers of 32-ounce net weight capacity; or
 \$17.26 per case of 6 containers of one Imperial gallon capacity; PLUS

(b) in each case, the transportation allowance fixed by Section 15.

MAXIMUM PRICES OF MAPLE SUGAR

13. Subject to Section 16, the maximum price at which a wholesale distributor may sell Canada Medium grade maple sugar shall be as follows, f.o.b. his shipping point:

- (a) \$4.56 per case of 12 pounds of $\frac{1}{2}$ or 1 pound blocks; or
 \$5.30 per case of 12 pounds of pulverized maple sugar in 1 pound packages;
 PLUS

(b) in either case, the transportation allowance fixed by Section 15.

MAXIMUM PRICE OF MAPLE BUTTER

14. Subject to Section 16, the maximum price at which a wholesale distributor may sell any maple butter packed in metal containers of 12-ounce net weight capacity shall be \$3.86 per case of 12 containers plus the transportation allowance fixed by Section 15, f.o.b. his shipping point.

ALLOWANCES FOR TRANSPORTATION

15. The transportation allowance that may be included in a wholesale distributor's maximum price of a maple product under the provisions of Section 12, 13 or 14 shall be the sum of

- (a) the cost of transporting the maple product by freight to his place of business from the shipping point of the primary producer or processor who sold such product to him; and
- (b) an amount equal to 10 per cent of such cost.

LIMITATION OF MARKUPS

16. If a wholesale distributor's laid-in cost (actual price paid plus transportation) of any maple product is such that his maximum price thereof, as fixed by Section 12, 13 or 14, provides a markup in excess of

- (a) 8 per cent of his selling price on sales of maple syrup packed in screw-top metal containers or in glass containers of one Imperial gallon capacity;
- (b) 10 per cent of his selling price on sales of maple syrup packed in glass containers of other than one Imperial gallon capacity;
- (c) $10\frac{1}{2}$ per cent of his selling price on sales of maple sugar; or
- (d) 12 per cent of his selling price on sales of maple butter;

such maximum price shall be reduced so as to provide a markup that does not exceed the appropriate markup referred to in clause (a), (b), (c), or (d) preceding.

DELIVERY TO BE FREE IN CERTAIN CASES

17. If a sale of a maple product by a wholesale distributor is to a buyer whose place of business is within the limits of the city, town or village in which the wholesale distributor has his place of business or is within the wholesale distributor's customary free delivery zone, delivery shall be free to that buyer.

PREPAYMENT OF TRANSPORTATION CHARGES

18. At the request of the buyer, a wholesale distributor may prepay the charge for transporting any shipment of maple products to the city, town or village in which the buyer has his place of business, but in that event he must show such charge as a separate item on his sales invoice to the buyer and must not include such charge in computing his markup.

Part V—Sales by Retailers**MAXIMUM PRICES**

19. (1) In this Section a "direct buying retailer" means a retailer who purchased the maple product from a processor or who purchased the maple product from a primary producer at a price not in excess of the lawful maximum price that may be charged by such primary producer on sales to wholesale distributors.

(2) The maximum price at which any person (other than a primary producer, a processor or a wholesale distributor) may sell any maple syrup, maple sugar or maple butter, shall be the sum of the following:—

- (a) the actual price paid by him for the maple product but not exceeding the lawful maximum price fixed by or under the authority of this Order at which it may be sold to him by his supplier;
- (b) the cost of transporting the maple product by freight to his place of business from his supplier's shipping point, if his supplier is not by this Order required to deliver free to him; and
- (c) a markup not exceeding the authorized markup set forth in the following table:

TABLE TO SECTION 19

<i>Product:</i>	<i>Maximum Markup Shown as Percentage of Selling Price of:</i>	
	(1)	(2)
	Direct Buying Retailers	Other Retailers
Maple syrup in bulk or packed in screw-top metal or glass containers of one imperial gallon capacity.....	18%	15%
Maple syrup packed in glass containers of other than one Imperial gallon capacity.....	24%	20%
Maple sugar.....	29%	25%
Maple butter.....	29%	25%

(3) The maximum price at which a retailer may sell at retail any maple syrup purchased by him in bulk and packed by him for sale in glass containers of a capacity of one Imperial gallon or less shall be an amount equal to the maximum price at which he may sell such maple syrup at retail in bulk plus the actual price paid by him for such containers.

Part VI—General Provisions**FIXING OF PRICES NOT SPECIFIED**

20. Except as provided in sub-section (3) of Section 19, the maximum price at which any person, other than a primary producer may sell,

- (a) any maple syrup, packed in glass containers, which is not Canada Medium grade;

- (b) any maple syrup packed in a container of a size and kind not specified in this Order for sales by him;
- (c) any graded maple sugar other than in $\frac{1}{2}$ or 1 pound blocks or other than pulverized maple sugar in 1 pound packages; or
- (d) any maple butter packed in a container which is not metal or of 12-ounce net weight capacity;

shall be such as may hereafter be fixed under the provisions of Order No. 214 of the Board.

SALES OF LESS THAN CASE LOTS OR OF UNCASED PRODUCTS

21. The maximum price at which a processor or a wholesale distributor may sell any maple product packed in a container in less than a case lot or uncase shall be in exact proportion by weight of product to the maximum price at which he may sell that product by the case in the same type and size of container.

SALES BY GRADE

22. (1) No person shall sell any maple syrup by grade unless the container in which it is packed and sold shows legibly thereon whether it is Canada Fancy, Canada Light, Canada Medium or Canada Dark grade.

(2) If the container in which any maple syrup is packed and sold does not show legibly thereon that the product is of one of the grades referred to in subsection (1) preceding it shall be deemed to be ungraded maple syrup.

PAYMENT OF MORE THAN MAXIMUM PRICE PROHIBITED

23. No person shall buy or otherwise acquire any maple product at a price in excess of the lawful maximum price at which, under the provisions of this Order, his supplier may sell such maple product to him.

Part VII—Records of Sales and Purchases

24. (1) On every sale of a maple product other than a sale at retail or by a primary producer to a consumer, the seller shall furnish the buyer with an invoice showing, in addition to any other particulars which, by this Order, he is required to show on his invoice, the following:—

- (a) the name and complete address of the seller and the buyer and the date of sale;
- (b) the name of the maple product and its grade, if it is sold by grade; and
- (c) the quantity sold, the kind and capacity of the containers and the price charged.

(2) Every seller shall keep a duplicate copy of each invoice furnished by him as required by this section.

RECORDS OF PURCHASE

25. Every processor, every wholesale distributor and every retailer shall immediately upon receipt of any maple product purchased by him, make a written record at the place of business at which he receives such product, showing:—

- (a) the name and complete address of his supplier and the date of purchase;
- (b) the name of the maple product and its grade, if it is sold to him by grade; and
- (c) the quantity purchased, the kind and capacity of the containers and the price and transportation charges paid.

RETENTION AND INSPECTION OF RECORDS AND INVOICES

26. (1) If a person retains, available for inspection by any authorized representative of the Board, an invoice furnished to him in accordance with this Order, it will not be necessary for him to keep any other record of the particulars set forth in the invoice.

(2) Every record and invoice which a seller of any maple product is required to make and keep shall be kept by him, available for inspection by any authorized representative of the Board, at any time within twelve months of the date of the transaction to which it relates.

SALES SLIPS ON SALES AT RETAIL

27. Every person, including a primary producer, who sells any maple product at retail shall upon request of the buyer furnish him with a sales slip showing the date of sale, the seller's name and address, the name of the maple product and its grade, if sold by grade, the quantity sold and price charged.

Dated at Ottawa this 3rd day of March, 1944.

K. W. TAYLOR,
Co-ordinator, Foods Administration.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Fuelwood Order

WARTIME PRICES AND TRADE BOARD

FUELWOOD ORDER No. 95

Prices of Fuelwood in the Province of Manitoba

Under powers given by the Wartime Prices and Trade Board to the Wood Fuel Administrator,

It IS HEREBY ORDERED AS FOLLOWS—

1. This Order comes into force on the 8th day of March, 1944.

2. Fuelwood Order No. 81 is hereby amended as follows:—

(i) Section 8 and the headnote thereto of the said Fuelwood Order are hereby revoked and the following substituted therefor:

"Price loaded (1) on railway cars or trucks, (2) at cutting area or roadside.

8. (1) The highest price at which any person may in the Province of Manitoba sell dry fuelwood 4 feet in length of a kind named in Schedule "A" hereto loaded on railway cars or trucks at the railway loading point nearest to the land from which the fuelwood was obtained for shipment by such railway cars or trucks from such railway loading point is fixed at the price per cord for the same set forth in

Column-1 of Schedule "A", if the railway loading point is situate in Zone A, or

Column 2 of Schedule "A" if the railway loading point is situate in Zone B.

(2) The highest price at which any person may in the Province of Manitoba sell dry fuelwood 4 feet in length of a kind named in Schedule "A" hereto piled at the cutting area or at any roadside or other place closer to the cutting area than the railway loading point nearest to the land from which the fuelwood was obtained shall be the price per cord f.o.b. railway cars or trucks at that railway loading point fixed by subsection (1) of this Section LESS the cost of moving a cord of such fuelwood from that area, roadside or place to such loading point and loading it on railway cars or trucks at such railway loading point."

(ii) The headnote of Section 11 of said Order is hereby amended by inserting the word "Kississing" after the word "Sherridon" where the same occurs in said headnote.

(iii) Schedule "B" of said Order is hereby amended by deleting the figures "8.50" where they appear opposite the kind "Black Poplar" in Column 2 of said Schedule and substituting therefor the figures "8.75".

(iv) The headnote of Schedule "D" to said Order is hereby deleted and the following substituted therefor:

"Highest prices of dry fuelwood delivered to the premises of the consumer in

(a) the towns of The Pas and Selkirk;

(b) The Municipal District of Flin Flon;

(c) those areas situate within one mile from the Post Office of each of the settlements of Sherridon, Churchill and Kississing, all in the Province of Manitoba."

(v) The word "Tamarack" where the same occurs in Schedules "A", "B", "C" and "E" of said Order is hereby deleted and the words "Tamarack and/or Ash" substituted therefor.

(vi) The words "Mixed Hardwood" where the same occur in Schedule "D" of said Order are hereby deleted and the words "Mixed Hardwood and/or Ash" substituted therefor.

Dated at Ottawa, this 28th day of February, 1944.

J. S. WHALLEY,

Administrator of Wood Fuel.

Approved:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

PART IV
 Wartime Industries Control Board
 (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

RUBBER CONTROLLER

Order No. Rubber 7-B

(Fairmont—Neoprene GRM)

Dated January 31, 1944

Pursuant to the authority conferred by Order in Council P.C. 7191 of September 12, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Order No. Rubber 7A Rescinded

The Rubber Controller's Order No. Rubber 7A dated May 28, 1943, is rescinded.

2. Neoprene GRM Included in "Rubber" Under P.C. 7191

The form of synthetic rubber known as "Neoprene GRM" is hereby included in "Rubber" for the purposes of paragraph (d) of Section 1 of Order in Council P.C. 7191 of September 12, 1941, as amended.

3. Effective Date

This Order shall be effective on and from February 1, 1944.

J. A. MARTIN,
Deputy Rubber Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

TIMBER CONTROLLER

Order No. Timber 15-B

(Orders No. Timber 15 and 15A Rescinded)

Dated February 22, 1944.

Pursuant to the powers conferred by Order in Council P.C. 2716 of June 24, 1940, and by any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Orders of the Timber Controller No. Timber 15, dated January 2, 1943, and No. Timber 15A, dated February 26, 1943, are rescinded.

K. M. BROWN,
Deputy Timber Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

PART V

Export Permit Branch

(Trade and Commerce)

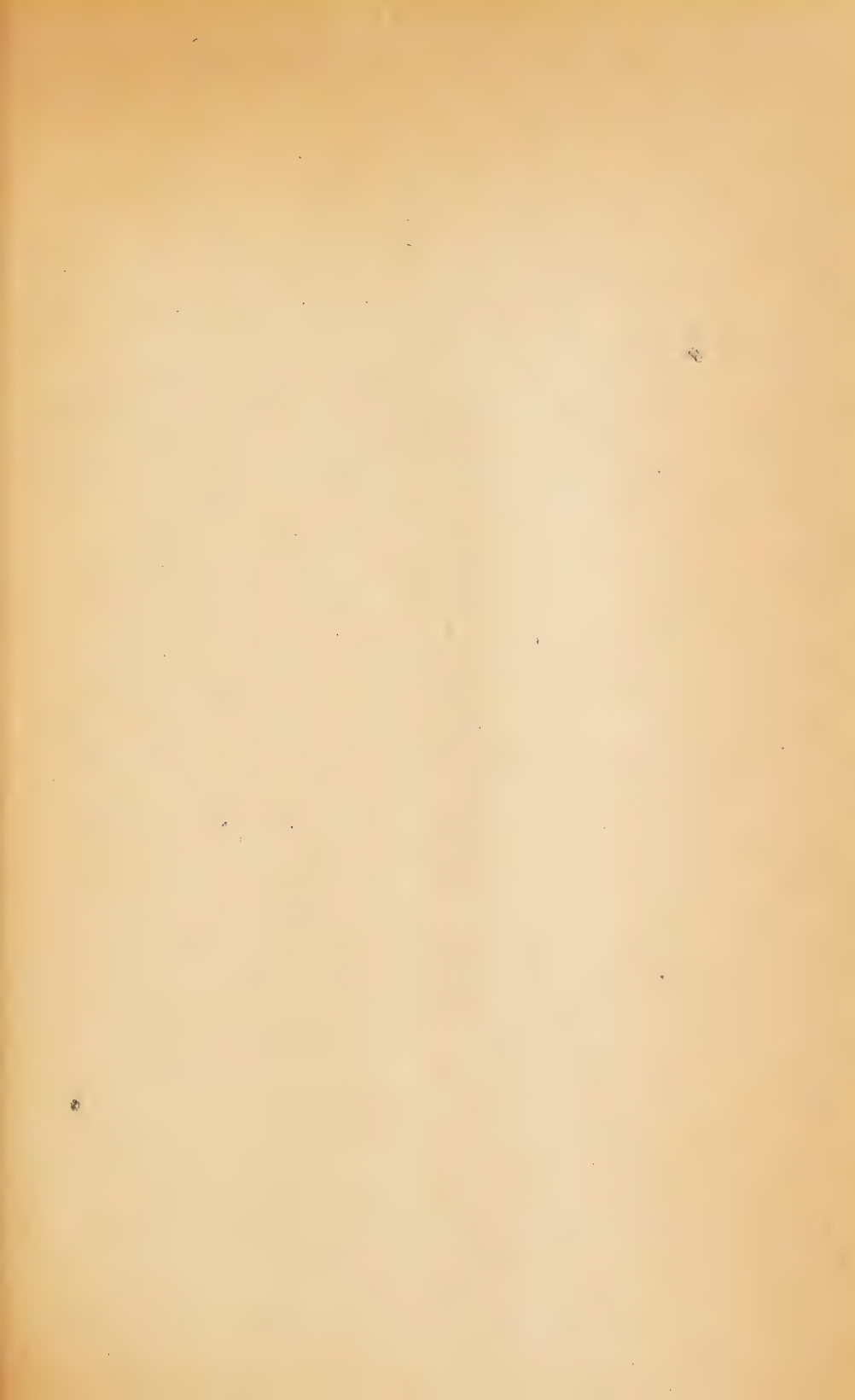
EXPORT PERMIT BRANCH ORDER No. 88

Ottawa, March 6, 1944.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders that, effective on and after March 15, 1944, Rapeseed be deleted from the Annex to Branch Order No. 4 of June 17, 1941, so that shipments of Rapeseed from Canada to any destination will require an export permit.

JAMES A. MacKINNON,

Minister of Trade and Commerce.



VOLUME I, No. 11



MAR. 20, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793 of
26th November, 1942.

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PART I
Orders in Council

Order in Council extending the provisions of P.C. 1/945, February 5, 1943 (income tax) to cover the year 1944.

P.C. 53/9180

Certified to be a true copy of an extract from a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 1st December, 1943.

The Board had under consideration a memorandum from the Honourable the Minister of Munitions and Supply concurred in by the Honourable the Minister of National Revenue reporting:—

“That Order in Council P.C. 1/945, of February 5, 1943, provided inter alia:

“That in the case of a person from abroad who is engaged in essential Canadian war work by reason of his special skill or knowledge and has come to Canada since the outbreak of war, and there is a real possibility of losing the continued services of such person due to the higher rates of income tax prevailing in Canada, the Minister of National Revenue was empowered to impose and collect taxes on the basis of the income subject to Canadian tax having regard to the tax rates in the country from which such person came, provided that the difference in tax was paid by the employer of such person.”

That the said Order in Council P.C. 1/945 provided that the foregoing authority was limited to the income tax years 1942 and 1943;

That in the opinion of the undersigned it is desirable in the public interest that the authority provided by the said Order in Council P.C. 1/945 be extended to cover the income tax year 1944;

The undersigned, therefore, upon the advice of the Deputy Minister of Munitions and Supply has the honour to recommend that under and by virtue of the powers conferred by the War Measures Act, Your Excellency in Council do order accordingly.”

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council granting certain exemptions from Income Tax to Auxiliary Service Supervisors serving abroad

P.C. 1087

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 21st day of February, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that the Auxiliary Service Supervisors of the Department of National Defence, Adjutant General's Branch, are persons engaged in such like organizations as the Y.M.C.A., the Red Cross, the Salvation Army, the Knights of Columbus, and other organizations;

That in all there are something over three hundred such persons engaged in the Auxiliary Service serving in non-combatant capacities, with the Canadian Active Service Forces outside the Western Hemisphere;

That the members of the said Auxiliary Service are subject to Canadian Income Tax in respect of their pay and allowances, throughout the period of their service Overseas;

That having regard to the character of their activities in conjunction with the Army, Navy and Air Forces abroad, it is deemed fair and expedient that they should not be required to pay income tax on the same basis as civilians, that is, be liable to tax on their total income from all sources, but rather that they should be dealt with in a manner more approximate to the exemption granted to members of the Armed Forces overseas, but, inasmuch as they are not members of the Canadian Armed Forces, that they should not receive complete exemption in respect of their pay for such services;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that the following exemptions be provided under the Income War Tax Act, to be effective as and from the first day of January, 1943:—

1. One-fifth of the pay of such Auxiliary Service Supervisors be deemed not subject to taxation under the Income War Tax Act;

2. All subsistence allowances received by such Auxiliary Service Supervisors relative to their duties overseas shall not be subject to taxation under the said Act;

3. The portion of the "taxes otherwise payable" as referred to in Section 7A of the Income War Tax Act, sometimes referred to as the Refundable Portion, shall not be payable in the case of such Supervisors.

A. D. P. HEENEY,

Clerk of the Privy Council.

National Selective Service Mobilization Regulations, 1944

P.C. 1355

AT THE GOVERNMENT HOUSE AT OTTAWA

SATURDAY, the 4th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that, by reason of the war, it is necessary for the security, defence, peace, order and welfare of Canada and for the efficient prosecution of the war, that the regulations with reference to compulsory military service be revised and consolidated;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to revoke and doth hereby revoke the National Selective Service Mobilization Regulations.

His Excellency in Council, on the same recommendation and under the authority of the War Measures Act and the National Resources Mobilization Act, 1940, is further pleased to make the attached regulations, and they are hereby made and established in place of the regulations hereby revoked.

A. D. P. HEENEY,

Clerk of the Privy Council.

THE NATIONAL SELECTIVE SERVICE MOBILIZATION REGULATIONS, 1944

SHORT TITLE

1. These regulations may be cited as The National Selective Service Mobilization Regulations, 1944.

INTERPRETATION

2. (1) In these regulations, unless the context otherwise requires,

(a) "agriculture" means the production on a farm of field crops, fruits, vegetables, honey, poultry, eggs, livestock, milk, butter or cheese;

- (b) "Board" means a Mobilization Board established under these regulations, and with reference to any man, means the Board established for the Division in which he resides;
- (c) "conscientious objector" means a person to whom a postponement order has been granted on the ground that he conscientiously objects, by reason of religious training and belief, to war in any form and to participation in combatant military service in which he might be required to take human life;
- (d) "department" means the Department of Labour;
- (e) "dependent" means, with reference to any person, a person dependent for support on the income earned by such person in a business, occupation or employment;
- (f) "designated" when used with reference to an age class or part of an age class of men, means that such class or part of a class has been designated under section three; and when used with reference to any man, means that he is a man to whom these regulations apply and that he belongs to an age class or part of an age class that has been designated;
- (g) "Division" means a territorial division established by or pursuant to these regulations and, with reference to any man, means the Division in which he resides;
- (h) "essential industry" means an industry or servicing activity that has been declared by the Minister to be in the national interest or essential to the successful prosecution of the war, or that, in the opinion of the Board, is essential to the successful prosecution of the war;
- (i) "examining physician" means a medical practitioner appointed as an examining physician pursuant to these regulations;
- (j) "military centre" means "centre" as defined by The National Resources Mobilization Act (Army) Regulations 1943;
- (k) "military training" means naval, military or air force training, service or duty in Canada and the territorial waters thereof;
- (l) "Minister" means the Minister of Labour;
- (m) "national" includes subject or citizen;
- (n) "National Selective Service Officer" means a person appointed as such pursuant to The National Selective Service Civilian Regulations;
- (o) "National War Labour Board" means the Board established by the Wartime Wages Control Order, 1943;
- (p) "non-declarant alien" means an alien who has not made a declaration of intention to apply for naturalization pursuant to the order made by the Governor in Council in that connection on the ninth day of July, nineteen hundred and forty-two;
- (q) "Order-Medical Examination" means an order served on a man pursuant to these regulations requiring him to submit himself for medical examination;
- (r) "Order-Military Training" means an order served on a man pursuant to these regulations requiring him to report for military training;
- (s) "peace officer" has the same meaning as in the Criminal Code;
- (t) "person employed in agriculture" means a person who, on the twenty-third day of March, nineteen hundred and forty-two, was wholly or mainly employed or occupied in agriculture and includes any person who, on the said day, was employed or occupied on seasonal work in a primary industry and whose last employment or occupation immediately prior to such employment or occupation in a primary industry was wholly or mainly in agriculture, but does not include any such person, who since the first day of December, nineteen hundred and forty-two, has been employed or occupied outside agriculture unless such employment or occupation was
 - (i) seasonal or temporary outside an urban municipality for not more than sixty days in a year when such employment or occupation did not interfere with agricultural production;
 - (ii) pursuant to a permit from a National Selective Service Officer; or

- (iii) seasonal in a primary industry between the first day of December, nineteen hundred and forty-two and the first day of July, nineteen hundred and forty-three;
- (u) "primary industry" means lumbering, logging, forestry, fishing or trapping;
- (v) "postponement order" means an order postponing a man's compulsory military training;
- (w) "prescribed" means prescribed by the Minister;
- (x) "proclamation" means a proclamation issued by the Governor in Council under these regulations;
- (y) "Registrar" means a Registrar appointed pursuant to these regulations and, with reference to any man or Board, means the Registrar for the Division in which such man resides or such Board is established;
- (z) "registration card" means a registration card completed pursuant to the National Registration Regulations, 1940;
- (za) "registration certificate" means a registration certificate issued pursuant to the National Registration Regulations, 1940;
- (zb) "representative of agriculture" means the person authorized by the Minister of Agriculture to act as such in a Division;
- (zc) "representative of the Department of National Defence" means the officer authorized by the Department of National Defence to act as such in a Division;
- (zd) "representative of the Director of National Selective Service" means the person authorized by the Director of National Selective Service appointed pursuant to The National Selective Service Civilian Regulations to represent him in a Division;
- (ze) "representative of the National War Labour Board" means a person authorized by that Board to act as such in a Division;
- (zf) "year" means a year commencing on the first day of a month of January;
- (zg) a reference to a section or schedule by number only is a reference to a section or schedule in these regulations bearing that number and a reference to a subsection is a reference to a subsection in the section where the reference occurs;
- (zh) a reference to these regulations or a provision thereof shall, as regards an act, matter or thing occurring while The National War Services Regulations, 1940 (Recruits) or The National Selective Service Mobilization Regulations were in force, be held and construed to be a reference to such of the said regulations, or the provision thereof relating to the same subject matter as were in force at the time the act, matter or thing occurred; and
- (zi) words importing the masculine gender include corporations as well as females.

(2) Men in Canada shall be classified in yearly age classes and the age class of any man shall, unless the Minister otherwise specifies, be termed that of the year in which he was born.

(3) Where a certain number of days expressed to be clear days is prescribed by these regulations for the doing of an act or the taking of a proceeding, a holiday as defined by the Interpretation Act, shall not be reckoned in the computation thereof.

PART I

APPLICATION

3. (1) These regulations shall apply to such age classes or parts of age classes of men as the Governor in Council may, from time to time, by proclamation in the *Canada Gazette* designate for the purpose.

(2) Notwithstanding subsection one, these regulations shall not apply to the following:

- (a) a Judge of the Supreme or Exchequer Court of Canada or of a Superior, District or County Court;
- (b) a member of the Clergy or of a Religious Order;

- (c) a regular clergyman or a minister of a religious denomination;
- (d) a *bona fide* candidate or student for the ministry of a religious denomination eligible to supply chaplains to the armed forces, in the discretion of the Board;
- (e) a member of His Majesty's naval, military or air forces on active service or a cadet or other student entered at one of His Majesty's naval, military or air force colleges in Canada except as otherwise provided in section six B;
- (f) a member of the Royal Canadian Mounted Police, a provincial police force, or the Corps of the (Civilian) Canadian Fire Fighters for service in the United Kingdom;
- (g) a member of a municipal police force or fire brigade or a warden or officer of a penitentiary, prison, lunatic asylum or mental hospital, in the discretion of the Board;
- (h) a non-declarant enemy alien;
- (i) a non-declarant alien who is a national of Belgium, Czechoslovakia, The Netherlands, Norway, Poland, the United States of America, Yugoslavia or any other country which is a foreign power under the Foreign Forces Order, 1941, if he has filed with the Registrar satisfactory evidence that he has become a member of the armed forces of the state of which he is a national;
- (j) a non-declarant alien who is a national of any country not specified or described in paragraph (i) of this subsection if he has completed a statutory declaration in the form set out in Schedule "A" and has filed the same with the Registrar; or
- (k) an employee of the government of a country other than Canada who is not engaged in any business or calling in Canada other than that required by the duties pertaining to his official position and who is a national of such country or, in the case of an employee of the government of one of the countries forming part of the British Commonwealth of Nations, was, before the commencement of such employment, ordinarily resident in such country.

(3) If a man who is in Canada and not specified in subsection two belongs to an age class or part of an age class that has been designated under these regulations or The National Selective Service Mobilization Regulations or called out pursuant to The National War Services Regulations, 1940 (Recruits), he shall be deemed to be designated under these regulations whether or not he was in Canada or specified in subsection two when his age class or part of an age class was designated or called out.

(4) Where, upon an investigation of the facts, the Board finds that a married man or a widower who would be in a designated class if he were unmarried or had no children is not maintaining his wife, his wife and children or his children, as the case may be, or is not making a reasonable contribution to their support, it may order that he be subject to these regulations; and these regulations shall thereupon and until the Board, upon further consideration of the case, revokes its order, apply to him as if he were a designated man within the meaning of these regulations.

DIVISIONS

4. (1) Canada, for the purposes of these regulations, is hereby divided into thirteen divisions as set out in Schedule "B".

(2) The Minister may, from time to time, by a notice in the *Canada Gazette*, increase or decrease the number of Divisions in Canada and may, from time to time, in like manner, fix the boundaries of a Division.

REGISTRARS

5. (1) The Governor in Council may appoint a Registrar for each Division who shall be known as the Divisional Registrar of the Division for which he is appointed and, in the event of his absence or disability, the chairman of the Board may appoint an officer or employee of the department to act in his place.

(2) The Registrar shall be the chief administrative officer in the Division for which he is appointed.

(3) The Registrar shall perform any and all duties that may, from time to time, be required of him by the Minister, and, generally, render such services as will facilitate or expedite the prompt and effective discharge and execution of the duties and powers of the Board and the carrying out and enforcement of these regulations.

DUTIES OF REGISTRARS

6. (1) The Minister, upon being informed by the Department of National Defence that a specified number of men are required for military training, may instruct any Registrar to apply these regulations to a specified number of men from his Division, and may inform a Registrar how many French-speaking men are required.

(2) The Registrar shall select the number of men required from designated men in his Division who

- (a) have been in Canada, except for temporary absences, throughout the year immediately preceding their selection; or
- (b) are British subjects who are or have been, at any time subsequent to the first day of September, nineteen hundred and thirty-nine, ordinarily resident in Canada;

and he may select any such man from time to time.

(2a) With the authority of the Minister, Registrars may, under subsection two, select nationals of a country specified by the Minister when they have, immediately preceding their selection, been in Canada, except for temporary absences, throughout a period specified by the Minister which is less than a year.

(3) When a man is selected under this section, the Registrar shall assign a serial number to him.

(4) The Registrar shall serve each man so selected, or cause him to be served, either personally or by registered post, with an order, in prescribed form, requiring him to submit himself for medical examination on the day, or within the time specified therein, to the examining physician specified therein or one of the examining physicians specified therein, and every man upon whom an "Order-Medical Examination" is served shall comply therewith and shall attend at such times and places as the examining physician to whom he submits himself pursuant thereto may require for the purpose of the medical examination.

(4a) If an "Order-Medical Examination" specifies more than one examining physician, the man upon whom it is served shall submit himself, or attempt to submit himself for medical examination, from time to time, within the time specified in the order, until he has been medically examined by one of such examining physicians pursuant to these regulations.

(4b) After a man has been medically examined pursuant to these regulations, if he is, in the opinion of the Registrar, fit for military training or can, by remedial treatment, be made fit for military training and no postponement order has been granted to him, the Registrar shall serve him or cause him to be served, either personally or by registered post, with an order, in prescribed form, requiring him to report at a military centre, at a time and place indicated therein, to be dealt with in accordance with the orders and regulations of, or relating to, the Department of National Defence, and any man to whom an "Order-Military Training" is sent under this subsection shall comply therewith and shall submit to the medical examination for which provision is made in the National Resources Mobilization Act (Army) Regulations 1943.

(5) Upon the cancellation of a postponement order or the expiration of the period during which a man's military training is postponed by a postponement order, the Registrar shall serve the man to whom the order was granted or cause him to be served, either personally or by registered post, with an order in prescribed form, requiring him to report at a military centre at a time and place indicated therein, to be dealt with in accordance with the orders and regulations of, or relating to, the Department of National Defence, and any man to whom an "Order-Military Training" is sent under this subsection shall comply therewith and shall submit to the medical examination for which provision is made in the National Resources Mobilization Act (Army) Regulations 1943.

(6) The Registrar shall issue necessary instructions respecting medical examinations and shall issue warrants for transportation, meals and lodgings as required.

(7) There may be paid to a man upon whom an "Order-Military Training" has been served a subsistence allowance of fifty cents a meal for the meals which he would normally require from the time he leaves the place to which the order is sent until he arrives at the place where he is ordered to report.

(8) When no sleeping accommodation is provided at public expense and the Registrar is satisfied that the man has travelled as instructed, there may be paid to a man upon whom an "Order-Military Training" has been served a lodging allowance of one dollar and twenty-five cents for each night necessarily spent at a stop-over point whilst en route from the place to which the "Order-Military Training" was sent to the place where he has been ordered to report.

(9) A warrant for transportation issued pursuant to this section shall provide for transportation from the man's last known place of residence or from such railway, bus or boat stop as to the Registrar seems most convenient to the place where the man has been ordered to report.

(10) Every person carrying on a business of transportation shall accept and honour a transportation warrant issued by or on behalf of a Registrar pursuant to this section.

(11) The Registrar shall, from time to time, furnish to the representative of the Department of National Defence in his Division, a list of the men upon whom "Orders-Military Training" have been served, and such list shall contain serial numbers and the names and last known addresses of such men.

(12) If, while a man is subject to these regulations, a change occurs in his address or in his matrimonial status, he shall forthwith notify such change to the Registrar of the Division in which he resided immediately before such change occurred, and if he fails to do so, he is guilty of an offence, and liable on summary conviction to imprisonment for a term not exceeding one month, to a fine of not less than twenty-five dollars and not exceeding one hundred dollars or to both such imprisonment and such fine.

(13) Upon being notified of a change of address pursuant to this section, a Registrar shall, if he is satisfied that the man concerned has changed his residence to another Division, transfer the copy of the registration card and other records of the man to the Registrar of the Division to which the man has moved, and the latter Registrar shall take such steps under these regulations with reference to such man as have not been taken by the other Registrar.

(14) Every man to whom these regulations apply shall keep his Registrar advised at all times of the address where mail will reach him, and any man who fails to do so is guilty of an offence and liable on summary conviction to imprisonment for a term not exceeding one month, to a fine of not less than twenty-five dollars and not exceeding one hundred dollars or to both such imprisonment and such fine.

(15) The Registrar may serve a man with an "Order-Military Training" pursuant to these regulations notwithstanding that he has been previously served with one or more such orders.

6A. (1) Every designated man who has not been served with a notice or order under The National War Services Regulations, 1940 (Recruits), requiring him to submit himself for medical examination or an "Order-Medical Examination" shall, at such time as he may be required so to do by a proclamation issued under an order of the Governor in Council, report at the office of a Registrar or a Post Office and complete in duplicate a notice in the form set out in Schedule "C" and deliver the same to a Registrar or Postmaster or a person authorized by a Registrar or Postmaster to receive notices under this section.

(2) Where a man delivers a notice to a Registrar or Postmaster or a person authorized by a Registrar or Postmaster to receive notices pursuant to this section, the person to whom it is delivered shall sign the same in the place provided for his signature, shall file one copy thereof in his office, and, unless he is the Registrar for the Division in which the man resides, shall forthwith deliver the other copy, or send it by post, to the Registrar for the Division in which the man resides.

(3) A certificate purporting to be signed by a Registrar, Postmaster or person authorized by a Registrar or Postmaster to receive notices under this section, that a notice has or has not been delivered under this section to him or any other person in the office in which he is employed, shall be evidence of the statements contained therein.

6B. (1) When a Registrar receives a notice in prescribed form from a representative of the Department of National Defence that a designated man has ceased or will soon cease to be a member of His Majesty's Canadian naval or air forces on active service and is considered fit for military training, the Registrar may, whether the man resides in the Registrar's Division or not, serve him or cause him to be served, either personally or by registered post, with an order, in prescribed form, requiring him to report at a military centre, at a time and place indicated therein, to be dealt with in accordance with the orders and regulations of, or relating to, the Department of National Defence, and any man to whom an "Order-Military Training" is sent under this subsection shall comply therewith and shall submit to the medical examination for which provision is made in the National Resources Mobilization Act (Army) Regulations 1943.

(2) Where an "Order-Military Training" has been served pursuant to this section, the provisions of these regulations shall apply *mutatis mutandis* as if it had been served pursuant to section six.

MEDICAL EXAMINATIONS

7. (1) The Minister may appoint any qualified medical practitioner who is in good standing in or outside Canada as an examining physician to examine men pursuant to these regulations.

(2) The Minister shall supply each examining physician with a copy of the Department of National Defence publication known as "Physical Standards and Instructions for the Medical Examination of Recruits."

(3) The Registrar may serve a man with an "Order-Medical Examination" pursuant to these regulations notwithstanding that he has been previously served with one or more such orders.

(4) Upon receipt of an "Order-Medical Examination" the man shall immediately notify his employer of the receipt of such order.

(5) No examining physician shall examine a man until he presents an "Order-Medical Examination" issued by a Registrar.

(6) Every man reporting for medical examination pursuant to these regulations shall leave his "Order-Medical Examination" with the examining physician by whom he has been examined pursuant to these regulations who shall forward it to the Registrar attached to the original completed form prescribed by the Minister after having carried out the examination in accordance with the instructions contained in the Department of National Defence publication known as "Physical Standards and Instructions for the Medical Examination of Recruits."

(7) If a man is not, in the opinion of the Registrar, fit for military training, the Registrar shall issue to him a certificate to the effect that he has been medically examined under these regulations and that, because of his physical condition, he is not, for the time being, required to report for military training; and the holder of any such certificate shall retain the same in his possession and shall deliver it to the Registrar for cancellation when the Registrar so requires by notice in writing.

(8) Where a man is ordered to report to the nearest examining physician under these regulations, he shall so report at his own cost.

(9) Notwithstanding subsection eight, where a man has reported pursuant to an "Order-Medical Examination" and has incurred extraordinary travelling expenses, transportation expenses, or both, they may, if supported by properly receipted vouchers, be paid with the approval of the Minister out of the War Appropriation.

(10) Where a man is, in the opinion of the Registrar, unfit for Military training or has been granted a postponement order, the Registrar may, notwithstanding any-

thing in these regulations, postpone serving an "Order-Medical Examination" on him or postpone his duty of compliance with an "Order-Medical Examination" that has been served on him.

MOBILIZATION BOARDS

8. (1) There shall be a Board for each Division which shall be known as the Mobilization Board for the Division and shall consist of such members as the Governor in Council shall appoint.

(2) At least one member of each Board shall be a Judge of a Superior or other Court of the province in which the larger part of the Division is situated.

(3) The Minister may, from among the members of a Board, appoint a chairman, who shall be a Judge of a Superior or other Court of the province in which the larger part of the Division is situated, and one or more deputy chairmen; and he may establish the relative seniority of the deputy chairmen.

(4) Two members of a Board, one of whom shall be the chairman or a deputy chairman, shall constitute a quorum, and different parts of the Board may meet and act at different places at the same time but no more than three shall sit at the same time at any place.

(5) The decision of a majority of the members of a Board present at a meeting shall be the decision of the Board and in case of a tie the chairman, or, in his absence, the senior deputy chairman present, shall have the casting vote.

(6) The decision of the majority of a Board shall be final and conclusive but the Board may reconsider or review a decision of its own motion at any time.

(7) No member of the Board shall be responsible at law for anything done by him in good faith in the performance of his duties under these regulations, and no action shall be taken against any member of a Board in respect of the performance or non-performance of his duties hereunder.

(8) The Registrar of a Division shall be the Clerk of the Board for such Division unless the Board appoints an officer or employee of the department other than the Registrar to be the Clerk of the Board in such Division and the Board may appoint any such officer or employee to be a Deputy Clerk for the Board.

POWER AND DUTIES OF A BOARD

9. (1) A Board shall adjudicate upon every application for a postponement order made under these regulations, and in addition, shall undertake and carry out any other duties which may be imposed upon it by these regulations or by the Governor in Council.

(2) A Board shall investigate and review every application for leave of absence referred to it under the Reserve Army (Special) Regulations, 1941 or the National Resources Mobilization Act (Army) Regulations, 1943 and such applications for leave on similar grounds as may be referred by the Adjutant General to a Board.

(3) Upon an application for a postponement order, the Board may, before disposing of the application, order the applicant to appear before the Board or a member of the Board, or before a Judge of a Superior or other Court, a Police or Stipendiary Magistrate, or a Magistrate having the authority of two Justices of the Peace, at such time and place as the Board may specify to establish his claim for postponement; but in every such case the application shall be disposed of by the Board.

(4) A Board, a member of a Board, a Judge, a Magistrate or a Registrar, if so authorized by a Board, may, in connection with proceedings before the Board, take evidence on oath or affirmation and may administer oaths and may summon persons to attend before him or them for the purpose of giving evidence, and for the purposes of these regulations, a Board or any such person shall have all the powers of a Commissioner appointed under Part I of the Inquiries Act.

(5) No proceeding authorized or pending before a Board and no decision of a Board shall, by means of an injunction, prohibition, *mandamus*, *certiorari*, *habeas corpus* or other process, issuing out of court, be enjoined, restrained, stayed, removed

or subjected to review or consideration on any ground whether arising out of alleged absence of jurisdiction in a Board, nullity, defect or irregularity of the proceedings or any other cause whatsoever, nor shall any such proceedings or decision be questioned, reviewed or reconsidered in any court.

10. (1) A man upon whom an "Order-Medical Examination" has been served under these regulations may apply to a Board for a postponement ordered by filing an application for such order in writing with the Registrar who issued the "Order-Medical Examination" either within fourteen clear days from the date appearing on the order, or, with the consent of the Board, at some subsequent time.

(2) Such application shall be signed by the applicant and shall set out in concise form the grounds upon which the postponement order is sought.

(3) At the hearing of all applications made to a Board, the representative of the Department of National Defence, the representative of the National War Labour Board, the representative of Agriculture and the representative of the Director of National Selective Service shall be entitled to be present and to make such representations as they may deem fit.

(4) Any person who appears before a Board shall do so at his own expense.

(5) If an application for a postponement order is made on the ground that his reporting for military training will cause extreme hardship to those dependent upon the applicant, the Board may grant him a postponement order.

(6) The Board may grant a postponement order when it is of opinion that it is in the national interest to do so.

(7) Except as specifically authorized by these regulations, no indefinite postponement order may be made and no postponement may be granted for more than twelve months in the first instance but, upon reviewing a postponement order, the Board may grant one or more extensions not exceeding six months and may cancel an order at any time for military reasons or for cause.

(8) Where a man is engaged in an essential industry, coal or base metal mining, fishing, lumbering, seafaring or railroad transportation, on a public utility or in an occupation which the Minister has declared to be a seasonal occupation or one essential to the prosecution of the war or in the national interest, the Board may grant him a postponement order for a limited or unlimited time and in so doing shall take into account the supply of labour available, the importance of the particular applicant's position in the industry or occupation and the importance of the industry or occupation to the national economy and the prosecution of the war.

(9) The Board shall, upon the application of a person employed in agriculture, grant him a postponement order until further notice, unless it is established to the satisfaction of the Board that such person is not an essential worker in agriculture or that such person has, at any time since the twenty-third day of March, nineteen hundred and forty-two, ceased to be a person employed in agriculture; but any postponement order made on such grounds may be cancelled by the Board if it is satisfied that the person has, at any time since the twenty-third day of March, nineteen hundred and forty-two, ceased to be a person employed in agriculture.

(10) Any employer, including the Government of Canada, the Government of any Province and a municipal corporation, may submit, at any time, for consideration by the Board, a plan for the postponement of the military training of any group of its employees, and the Board may instruct an employer to submit such a plan if in its opinion such action is advisable.

(11) Every hearing of a Board shall, unless the Board otherwise directs, be in camera, and no person shall be entitled to be represented by counsel, advocate or solicitor, but the representatives mentioned in sub-section three shall be entitled to be present at hearings of the Board and make such representations as they deem fit.

(12) An employer may support an application for a postponement order made by any of his employees on any ground set out in these regulations and a dependent of a man who applies for a postponement order on the ground that his reporting for military training will cause extreme hardship to such dependent, may support such

application; and in every such case the employer or the dependent shall support the application by making representations to the Board in writing and filing such representations in the office of the Registrar within fourteen clear days from the date appearing upon the applicant's "Order-Medical Examination" or, with the consent of the Board, at some subsequent time.

(13) The decision of the Board shall be final and conclusive and binding upon all concerned, but before making an order the Board may make any investigation it may deem advisable and it may reconsider or review its decision, of its own motion, at any time.

(14) Notwithstanding the other provisions of this section the Board may postpone the sending of an "Order-Medical Examination" to a professional or technical man who is certified by a department of the Government of Canada, a person designated by the Minister to act on his behalf under Part III of the National Selective Service Civilian Regulations, or the National War Labour Board, to be engaged in work which is in the national interest or essential to the prosecution of the war.

(15) Notwithstanding the foregoing provisions of this section, no "Order-Medical Examination" shall, without the consent of the representative of the Department of National Defence, be sent to a man who is a member of the reserve army and holds a rank senior to that of corporal.

(16) The Registrar shall not, while an application for a postponement order is pending before the Board, send the applicant an "Order-Military Training".

11. (1) The Minister may from time to time declare an occupation to be a seasonal occupation or one essential to the prosecution of the war or in the national interest.

(2) The Minister may from time to time declare that an industry or servicing activity is in the national interest or essential to the prosecution of the war and furnish to the Board lists of such industries or servicing activities, and any such industry or activity shall be termed an "essential industry."

STUDENTS

12. (1) In this section

(a) "student" means a designated person other than a person to whom a postponement order has been granted on the ground that he is a Doukhobor, Mennonite or conscientious objector who, in the opinion of the Board, is pursuing in good faith

(i) a full time course of studies at a Canadian university or college leading to a degree in Arts, Science or Commerce;

(ii) an academic course at a preparatory school, the satisfactory completion of which is required as a prerequisite to a course leading to a degree in Arts, Science or Commerce, or is accepted as an alternative to a part of such course; or

(iii) a course of studies at a Canadian university, college or school, the satisfactory completion of which, in the opinion of the Board, would be in the national interest or would aid the prosecution of the war; and

(b) "District Officer Commanding" with reference to any university, college or school, means the officer commanding the military district in which the university, college or school is situated.

(2) At the beginning of each academic year, every student shall submit himself to an examining physician specified by the District Officer Commanding for a medical examination in accordance with "Physical Standards and Instructions for the Medical Examination of Recruits" and if, in the opinion of the District Officer Commanding, he is physically fit, he shall enroll in a Canadian Officers' Training Corps Contingent if acceptable thereto and a vacancy exists therein, or an auxiliary training unit of his university, college or school, if any, or in such other military or cadet unit as the District Officer Commanding may direct, and shall therein undergo military training to the satisfaction of the District Officer Commanding.

(3) The Registrar shall require every student to report for military training pursuant to section six if the student:—

- (a) refuses to enroll, as required by subsection two in a Canadian Officers' Training Corps Contingent or an auxiliary training unit of his university, college or school, or in such other unit as the District Officer Commanding may direct;
- (b) fails to perform therein military training to the satisfaction of the District Officer Commanding; or
- (c) fails to pass a term or yearly academic examination required by his university, college or school, unless in the opinion of the university, college or school authorities and the District Officer Commanding, such failure is due to circumstances beyond his control and he should be permitted to continue his course of studies.

(4) The authorities of every university, college or school at which a student is pursuing a course of studies shall furnish the District Officer Commanding and the Registrar with the name, date and place of birth and last known address of every student who fails to pass any required academic examination and the Electoral District and Polling Division numbers shown on his Registration Certificate.

(5) A student shall not change a course of studies commenced at a university, college or school unless the university, college or school authorities and the District Officer Commanding consent to such change, and such consent shall not be given unless, in the opinion of such authorities and the District Officer Commanding, the change is in the national interest or will aid the prosecution of the war.

(6) No student shall pursue post-graduate studies in any subject unless in the opinion of the university or college authorities and the District Officer Commanding, the pursuance of such studies is in the national interest or will aid the prosecution of the war.

(7) The Registrar shall require every student to report for military training pursuant to section six, upon the normal completion of his course of studies at a university, college or school unless he is permitted by these regulations to pursue post-graduate studies.

(8) Subject to subsection nine, a designated person shall not be authorized by the chairman of the Board to leave Canada to pursue a course of studies outside Canada if such course of studies is available at a Canadian university, college or school, unless he has been pursuing a course of studies at a university, college or school outside Canada in which case he may be allowed to continue such course of studies to its normal completion and subsections three and seven shall apply to him *mutatis mutandis*.

(9) If the Board is satisfied that owing to the financial circumstances of a person or for other reasons it is in the national interest or will aid the prosecution of the war to allow him to pursue a course of studies leading to a degree in Arts, Science or Commerce at a university, college or school outside Canada, the chairman of the Board may grant permission to him to leave Canada for that purpose.

(10) Except as otherwise provided in this section, the Board may grant a postponement order to a student who has complied with this section, to a person who has been allowed to pursue a course of studies to its normal completion outside Canada or to a person who has been granted permission to leave Canada under subsections eight or nine.

DOUKHOBORS, MENNONITES AND CONSCIENTIOUS OBJECTORS

13. (1) If, upon an application under these regulations for a postponement order, the Board is satisfied that the applicant is a member of the denomination of Christians called Mennonites or a member of the Community of Doukhobors who immigrated to Canada pursuant to the arrangements evidenced by the Orders in Council in that behalf of the thirteenth day of August, eighteen hundred and seventy-three and the sixth day of December, eighteen hundred and ninety-eight, respectively, or by any of the descendants of such immigrants who have continued without interruption to be members of the said sect or denomination of Christians or of the said Community

of Doukhobors and who have resided without interruption in Canada, the Board shall grant him an order postponing his military training until further notice; and the Board may cancel a postponement order made on such grounds at any time if it is satisfied that the person to whom it was granted is no longer entitled to such postponement.

(2) If, upon an application under these regulations for a postponement order, the Board is satisfied that the applicant conscientiously objects, by reason of religious training and belief, to war in any form and to participation in combatant military service in which he might be required to take human life, the Board shall grant him an order postponing his military training until further notice; and the Board may cancel a postponement order made on such grounds at any time if it is satisfied that the person to whom it was granted is no longer entitled to such postponement.

14. The Registrar shall forward to a person designated by the Minister the name and address of every person to whom a postponement order is granted under section thirteen forthwith after the granting of the order.

ADMINISTRATION

15. (1) The Minister shall administer and enforce these regulations and may at pleasure remove and replace a member of a Board, a Registrar, an examining physician or other officer or employee, and may take or authorize to be taken any action whatsoever which a Registrar may take under these regulations; and any action so taken or authorized to be taken by the Minister shall be deemed to have been taken by the Registrar.

(2) The Minister may issue such directions not inconsistent with these regulations as he may deem necessary to give effect thereto according to their true intent and purpose, and may revoke or amend any such direction; and any such direction shall have the same force and effect as if enacted herein.

(3) The Minister may

- (a) establish such office or offices as are required for the administration and enforcement of these regulations and provide therefor the necessary accommodation, stationery, equipment and telephones;
- (b) appoint such officers, clerks and other employees as he may deem necessary for the administration and enforcement of these regulations and fix their remuneration;
- (c) subject to staff control regulations, pay to members of Boards, Registrars, examining physicians and other officers, clerks and employees engaged in the administration and enforcement of these regulations such remuneration and travelling expenses as he may determine; and
- (d) incur all expenses reasonably necessary for the proper administration and enforcement of these regulations.

16. All orders, letters, notices and other mailable matter addressed by Registrars to any person in Canada and relating to the business of the department shall be free of Canada postage, under such regulations as the Postmaster-General shall prescribe.

17. (1) For the purposes of these regulations and of any proceedings taken thereunder, every order or notice required to be given by registered post, and every other communication sent through His Majesty's mails shall be presumed, until the contrary is proven, to have been received by the addressee within eight clear days of the posting thereof.

(2) A registered letter or any other communication posted by a Registrar, if undelivered or unclaimed at the end of the number of days indicated on the envelope by the Registrar who posted such letter or communication, shall be returned by the Post Office to such Registrar.

EVIDENCE

18. A certificate purporting to be signed by a Registrar that a notice or order has been served pursuant to these regulations, The National Selective Service Mobilization Regulations or The National War Services Regulations, 1940 (Recruits), or that anything has been done or omitted pursuant to or contrary to these regulations, The National Selective Service Mobilization Regulations or The National War Services Regulations, 1940 (Recruits), shall be evidence of the statements contained therein.

19. Notwithstanding anything contained in Section 18, in any proceeding for an alleged contravention of any provision of these regulations, The National Selective Service Mobilization Regulations or The National War Services Regulations, 1940 (Recruits), the burden of proving that the duty imposed by the provision was not imposed on him and that he has complied with all the requirements of the regulations under which the proceedings are taken shall be upon the person charged with such failure.

20. Postmasters, sheriffs, clerks of the peace, and clerks or other officers of municipalities throughout Canada shall post or cause to be posted and kept posted in prominent places in their offices and in other public places throughout their districts or municipalities, as directed by the Minister, copies of any proclamation issued by the Governor in Council under these regulations, and copies of any order, notice or announcement relating to military training issued by authority of the Governor in Council or of the Minister.

OFFENCES

21. A peace officer who, on reasonable and probable grounds, believes that an offence under these regulations has been committed, whether it has been committed or not, and who, on reasonable and probable grounds, believes that any person has committed any such offence may arrest such person without warrant and is justified in so doing whether such person is guilty or not.

22. (1) If a Postmaster, sheriff, clerk of the peace, clerk or other officer of a municipality fails to post or cause to be posted, or, until the day mentioned in any proclamation then current, keep posted in a prominent place in his office, and in other public places throughout his district, sheriffwick or municipality if directed by the Minister to do so, copies of a proclamation, order, notice or announcement which has been issued under these regulations by authority of the Governor in Council or of the Minister, and which the Minister has required him to post or keep posted, he is guilty of an offence and liable on summary conviction to a fine of twenty dollars for each day during which such refusal, neglect or failure has continued.

(2) If any person, at any time after a proclamation has been issued, wilfully destroys, takes down, tears or defaces a copy of a proclamation, order, notice or announcement issued by the authority of the Governor in Council or of the Minister and posted in an office or public place, he is guilty of an offence and liable on summary conviction, to a fine of not more than two hundred dollars, or to imprisonment for a term not exceeding three months, or to both such fine and such imprisonment.

23. (1) No designated male British subject who is or who has been at any time subsequent to the first day of September, nineteen hundred and thirty-nine, ordinarily resident in Canada shall leave Canada for any reason whatsoever unless and until he has been so authorized in writing by the chairman or a deputy chairman of the Board.

(2) Any person attempting to leave Canada may be accosted by a peace officer, an immigration, customs or excise officer, or any other person authorized by the Minister to exercise the powers conferred by this section; and if, upon being so accosted, a person fails to establish to the satisfaction of the person accosting him

(a) that he is not a male British subject who is, or who has been at any time subsequent to the first day of September, nineteen hundred and thirty-nine, ordinarily resident in Canada;

(b) that he has been authorized in writing to leave Canada by the chairman or a deputy chairman of the Board; or

(c) that his age class or part of an age class has not been designated; a peace officer, immigration, customs or excise officer or person so authorized by the Minister may use such force as may be necessary to prevent such person leaving Canada.

24. Every person to whom an order is issued or who is required to do or abstain from doing anything by or pursuant to these regulations shall obey such order or do or abstain from doing such thing as required.

25. (1) Every designated man and every other person shall answer truthfully every question that may be asked of or submitted to him orally or in writing by the department, a Registrar or peace officer, as to himself or any man to whom these regulations may reasonably be supposed to apply or as to a fact which may be of use in determining whether he or such man is entitled to an order postponing his military training, or enabling him to be found or identified; and every person who fails to answer any such question truthfully when required to do so is guilty of an offence and liable on summary conviction to a fine not exceeding one hundred dollars.

(2) If such a question is submitted in writing by a Registrar, the fact that no answer to it is received by the Registrar within eight days from the delivery of the communication containing the question at the stated address of the person to whom such question is directed shall be evidence that such person is guilty of an offence under this section.

25A. (1) When so required by an order of the Minister, every person, including His Majesty in right of Canada or of any province of Canada, shall, on or before a day specified in the order, complete and file with the Registrar a report in prescribed form concerning every designated man and every man described in paragraphs (h) to (k) inclusive of subsection two of section three in his employ, unless the man, before that day, produces for his inspection

- (a) a certificate in prescribed form of discharge from active service during the present war in His Majesty's Canadian naval, military or air forces;
- (b) a certificate in prescribed form that he applied to enlist for active service in the Canadian Army during the present war and was rejected;
- (c) a certificate in prescribed form that he reported for military training in the Canadian Army as required by these regulations and was rejected;
- (d) an uncanceled certificate that he is not required to report for military training issued under subsection seven of section seven;
- (e) a certificate by the Registrar that he has been granted postponement of his military training under these regulations to a day subsequent to that on or before which the report is required to be made; or
- (f) any other prescribed certificate or document.

(2) A man shall, for the purposes of this section, be deemed to be in the employ of a person

- (a) if he is his apprentice; or
- (b) if the Minister has, by a specific order or an order of general application, directed that the relationship between them shall be deemed to be a contract of service;

but a man shall be deemed not to be in the employ of any person in respect of part time subsidiary employment that is not his principal means of livelihood.

(3) The Minister may, by order, direct that a man or a group or class of men shall be deemed not to be in the employ of any person for the purposes of this section.

(4) Every man who is, or is for the purposes of this section deemed to be in the employ of any person shall answer truthfully each question asked of or submitted to him orally or in writing by or on behalf of the employer for the purpose of

ascertaining whether he is a designated man or for the purpose of completing a form pursuant to subsection one and shall, upon a request made by or on behalf of the employer, if possible, produce as soon as possible for the employer's inspection

- (a) a birth certificate or other reasonably satisfactory evidence of his age; or
- (b) one of the certificates referred to in subsection one.

(5) Every person required by subsection one to make a report shall, before filing the same with the Registrar,

- (a) complete the report, in triplicate, in the manner indicated by the prescribed form;
- (b) submit the same to the employee to be signed by him in the place described for his signature and allow him to retain one copy thereof;
- (c) if the employee refuses to sign the form as required, sign the report on the employee's behalf at the same time certifying thereon that the employee has refused to sign; and
- (d) sign the same in the place prescribed for his signature.

(6) Anything required to be done by a person under this section may be done by one of his officers or servants acting within the scope of his employment.

(7) If any person is guilty of the offence of failing to comply with any of the provisions of this section, any of his officers or servants, and in the case of a corporation any of its directors, who assented to or acquiesced in the commission of the offence, is a party to and guilty of the offence.

(8) Every employer who contravenes any of the provisions of this section is guilty of an offence and liable on summary conviction to a fine of not less than twenty-five dollars and not more than one thousand dollars, to a term of imprisonment not exceeding two years and a day, or to both such fine and such imprisonment.

26. Every designated man who fails to submit himself for medical examination within the time limited by and in accordance with the terms of an "Order-Medical Examination" or other order given to him by the Registrar under these regulations is guilty of an offence and liable upon indictment or summary conviction to imprisonment for a term not exceeding twelve months, with or without hard labour, to a fine of not less than twenty-five dollars and not exceeding two hundred dollars, or to both such imprisonment and such fine.

27. Every designated man who fails to report within the time limited by and in accordance with the terms of an "Order-Military Training" given to him under these regulations is guilty of an offence and liable upon indictment or summary conviction to imprisonment for a term not exceeding twelve months, with or without hard labour, to a fine of not less than twenty-five dollars and not exceeding two hundred dollars, or to both such imprisonment and such fine.

28. (1) When a man is convicted

- (a) under these regulations, of failing to comply with subsection one of section six A or of an offence under subsection twelve or fourteen of section six, section twenty-six or section twenty-seven;
- (b) under The National Selective Service Mobilization Regulations, of failing to comply with subsection one of section six A, subsection two of section forty-seven or subsection two of section forty-eight thereof, or of an offence under subsection twelve or fourteen of section six, section twenty-six or section twenty-seven thereof; or
- (c) under The National War Services Regulations, 1940 (Recruits), of an offence under section thirty or thirty-one thereof;

the Justice or Justices of the Peace, Magistrate, Judge or court by whom he is so convicted shall, if counsel or other person acting for the Crown so requests, whether or not sentence is suspended and in addition to imposing the punishment provided for the offence if sentence is not suspended, direct that the man shall be taken, either forthwith or upon the expiration of the term of imprisonment if any, in police custody to the nearest military centre and that he shall be held there, or at such

place or places as may be directed by the Commanding Officer of such centre, in police or military custody, until he becomes a soldier of the Canadian Army pursuant to the National Resources Mobilization Act (Army) Regulations 1943, or such other regulations as may be applicable or until he is found by the military authorities not to be fit for military training.

(2) Where an order is made under subsection one, the man in respect of whom it is made shall be deemed to have been served with an "Order-Military Training".

(3) Where an order is made under subsection one and a fine is at the same time imposed upon the man in respect of whom it is made, the fine or any part thereof, on the request of the Minister, may, subject to the relevant service regulations, be collected by stoppage of all or part of the pay and allowances granted to or in respect of such man as a member of the naval, military or air forces of Canada.

(4) Where a man is held or taken in police or military custody under this section, he shall not escape or attempt to escape from such custody.

29. Every man convicted of a second offence under section twenty-six or twenty-seven is liable, upon indictment or summary conviction, to imprisonment for a term not exceeding two years, with or without hard labour, to a fine of not less than fifty dollars and not exceeding five hundred dollars or to both such imprisonment and such fine.

30. Any person who makes a false statement or representation or who does any act or omits to do any act required by these regulations for the purpose of evading military training is guilty of an offence and liable, upon indictment or summary conviction, to imprisonment, for a term not exceeding two years, with or without hard labour, or to a fine of not less than fifty dollars and not exceeding two hundred dollars, or to both such imprisonment and such fine.

31. Every person who knowingly does any act or thing likely to nullify or impede the operation of these regulations and every person who in any manner aids or abets any such person is guilty of an offence and liable upon indictment or summary conviction to imprisonment for a term not exceeding two years, with or without hard labour, to a fine of not less than fifty dollars and not exceeding two hundred dollars or to both such imprisonment and such fine.

32. Every person who contravenes any of the provisions of these regulations for which contravention no other penalty is provided in these regulations is guilty of an offence and liable, on summary conviction, to a penalty of not less than twenty-five dollars and not exceeding two hundred dollars, to imprisonment for a term not exceeding twelve months, with or without hard labour, or to both such fine and such imprisonment.

33. Every person who, by means of a written or printed communication, publication or article, or by an oral communication or by public speech or utterance,

(a) counsels or advises any other person to refuse or omit to comply with any of the provisions of these regulations or a notice or order given or made pursuant thereto; or

(b) wilfully resists or impedes, or attempts wilfully to resist or impede, or persuades or induces or attempts to persuade or induce any person or class of persons to resist or impede the operation or enforcement of these regulations;

is guilty of an offence and liable upon indictment or summary conviction to imprisonment for a term not exceeding two years, with or without hard labour, to a fine of not less than fifty dollars and not exceeding five hundred dollars or to both such imprisonment and such fine.

34. Every person is guilty of an indictable offence and liable to a fine of not less than one hundred dollars and not exceeding five thousand dollars, to imprisonment for a term not less than six months and not exceeding five years or to both such fine and such imprisonment, and in default of payment of such fine to imprisonment for a further term not exceeding six months who corruptly

(a) makes an offer, proposal, gift, loan or promise or gives or offers any compensation or consideration, directly or indirectly, to a member of a Board,

an examining or other physician, or an officer or person concerned in the administration of these regulations or having any duty to perform thereunder in connection with an application for a postponement order made or to be made or a medical examination with a view to obtaining for himself or any other person a postponement order or being placed in a medical category other than that warranted by his physical condition or that of such other person or obtaining a certificate of physical or medical unfitness for himself or any other person; or

- (b) being a member of a Board, an examining physician, or an officer or person concerned in the administration of these regulations or having any duties to perform thereunder, accepts or agrees to accept or allows to be accepted by a person under his control or for his benefit, directly or indirectly, any such offer, proposal, gift, loan, promise, compensation or consideration.

35. An examining physician or any other physician acting under these regulations who, in furnishing information under these regulations, knowingly makes an inaccurate statement or signs an inaccurate certificate is guilty of an offence and liable on summary conviction to imprisonment for a term not exceeding twelve months, with or without hard labour, to a fine of not less than fifty dollars and not exceeding two hundred dollars or to both such imprisonment and such fine.

36. (1) Every person who, prior to or during a period in which he is required by these regulations to undergo military training,

(a) malingers; or

(b) with intent thereby to render himself unfit for any such training,

(i) wilfully produces in himself any disease or infirmity or aggravates or protracts any disease or infirmity which he may have; or

(ii) wilfully maims or injures himself or causes himself to be maimed or injured by any other person;

is guilty of an offence and liable upon summary conviction to imprisonment for a term not exceeding twelve months with or without hard labour, to a fine of not less than fifty dollars and not exceeding five hundred dollars or to both such imprisonment and such fine.

(2) Every person who wilfully maims or injures any person, whether at the instance of such other person or not, prior to or during a period in which such other person is required by these regulations to undergo military training with intent thereby to render such other person temporarily or permanently unfit for any such training, is guilty of an offence and liable upon summary conviction to imprisonment for a term not exceeding twelve months with or without hard labour, to a fine of not less than fifty dollars and not exceeding five hundred dollars or to both such imprisonment and such fine.

37. Every person who personates a man who is required by these regulations to submit himself for medical examination or to report for military training and submits himself for medical examination in such man's place, or reports in his place for military training, is guilty of an offence and liable upon summary conviction to imprisonment for a term not exceeding twelve months with or without hard labour, to a fine of not less than fifty dollars and not exceeding five hundred dollars or to both such imprisonment and such fine.

38. Notwithstanding Part XV of the Criminal Code, a complaint or information in respect of an offence against these regulations may be heard, tried or determined by any Police or Stipendiary Magistrate or any Justice or Justices of the Peace if the accused is found or apprehended or is in custody within his or their territorial jurisdiction, although the matter of the complaint or information did not arise within his or their territorial jurisdiction.

39. (1) In any prosecution under these regulations by way of information or complaint under the provisions of Part XV of the Criminal Code, the complaint shall be made or the information laid within three years from the day when the matter of the information or complaint arose.

(2) Notwithstanding the Criminal Code or any other statute or law, no Justice or Justices of the Peace, Magistrate, Judge or court shall, in a prosecution under these regulations, have power to suspend sentence without the consent of counsel or other person acting for the Crown.

PART II

40. The Minister, upon being informed by the Minister of Justice that a given number of men are required by the Royal Canadian Mounted Police for special duty, or by the Department of Justice for custodial duty as temporary guards with a penitentiary, may instruct any Registrar to require a given number of men from his Division to report pursuant to section forty-one.

41. If a designated man is, in the opinion of the Registrar, not fit for military training but fit for special duty in the Royal Canadian Mounted Police or fit to be a temporary guard with a penitentiary, and no postponement order has been granted to him, the Registrar may serve him or cause him to be served, either personally or by registered post, with an order in prescribed form requiring him to report for training or special duty with the Royal Canadian Mounted Police or for duty with a penitentiary, as the case may be, at a time and place to be indicated to him by the Registrar; and a man upon whom such an order is served shall comply therewith within the time limited by, and in accordance with, the terms of the order given to him, and every person who fails to do so is guilty of an offence and liable upon indictment or upon summary conviction to a term of imprisonment not exceeding twelve months with or without hard labour, to a fine of not less than twenty-five dollars and not exceeding two hundred dollars or to both such imprisonment and such fine.

42. (1) Every man who reports for training and special duty with the Royal Canadian Mounted Police or for duty with a penitentiary as required by an order served upon him pursuant to section forty-one shall thereupon, without further formality, become a member of the Royal Canadian Mounted Police as a special constable or a temporary guard of the particular penitentiary to which he is required to report, as the case may be, and shall, during the continuance of the state of war now existing, be a member of the Royal Canadian Mounted Police or a temporary guard of a penitentiary, as the case may be, for such period or periods as the Minister of Justice may from time to time direct.

(2) While any such man is a member of the Royal Canadian Mounted Police, he shall be subject to the Royal Canadian Mounted Police Act, regulations made thereunder and such special conditions of service as the Commissioner of the Royal Canadian Mounted Police may from time to time prescribe.

(3) The Penitentiary Act and the rules and regulations made thereunder shall apply to any such temporary guard as if he had been so appointed under the provisions of that Act.

43. All the provisions of Part I of these regulations not inconsistent with this Part shall apply, as far as applicable, as if enacted in this part *mutatis mutandis*.

PART III

44. All instructions, directions, determinations, decisions, proclamations, notices and orders given, issued, served or made under The National War Services Regulations, 1940 (Recruits) or The National Selective Service Mobilization Regulations shall, as far as applicable, be deemed to have been given, issued, served or made *mutatis mutandis* under these regulations and all forms which have been prescribed for use under The National Selective Service Mobilization Regulations shall be deemed to have been prescribed for use in similar cases under these regulations until replaced by forms prescribed by the Minister.

SCHEDULE "A"

CANADA

Province of

To Wit

I.....of the.....
 of....., in the Province of.....
 do solemnly declare that:—

1. I am a national of.....
 Name of Country
 and I am not a British subject.

2. That pursuant to the provisions of section three of The National Selective Service Mobilization Regulations, 1944, I hereby claim exemption from the provisions of the said regulations.

3. That I make this declaration with full knowledge and understanding that I am thereby deprived forever of all rights and privileges to be naturalized in Canada as a British subject and that I thereby become liable to deportation from Canada whenever such deportation may be practicable.

And I make this solemn declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath, and by virtue of the Canada Evidence Act.

Declared before me at.....

this..... day

of.....

A Commissioner, etc.

SCHEDULE "C"

Department of Labour

National Selective Service Mobilization Regulations

Notice to Registrar

No.....

Date.....

Name
 (Family Name) (Christian Names)

.....
 (Number and Street)

Present Address
 (City, Town or Village) (Province)

Date of Birth.....
 (Day, Month, Year)

Particulars from my National Registration Certificate are:

.....
(Number and Street)

Address
(City, Town or Village) (Province)

(Polling sub-division No.) (Electoral District No.)

Signature.....

I certify that, on the above date, pursuant to The National Selective Service Mobilization Regulations, the above person duly executed the above form in duplicate and I delivered or mailed one copy thereof to the office of the Registrar concerned and filed one copy thereof in my office.

Signature.....
(Registrar or Postmaster)

.....
(tear here)

SCHEDULE "B"

This is Schedule "B" referred to in section four

Canada is divided into thirteen Administrative Divisions in the said section referred to, by grouping the federal electoral districts into thirteen groups as follows:

Division "A"

This Division comprises the electoral districts of Bruce (94), Elgin (99), Essex East (100), Essex South (101), Essex West (102), Huron North (115), Huron-Perth (116), Kent (118), Lambton-Kent (120), Lambton West (121), London (125), Middlesex East (126), Middlesex West (127), Oxford (135), Perth (138), Waterloo North (151), Waterloo South (152), Wellington North (154), and Wellington South (155).

Division "B"

This Division comprises the electoral districts of Algoma East (90), Algoma West (91), Brant (92), Brantford City (93), Cochrane (96), Dufferin-Simcoe (97), Grey-Bruce (107), Grey North (108), Haldimand (109), Halton (110), Hamilton East (111), Hamilton West (112), Lincoln (124), Muskoka-Ontario (128), Nipissing (129), Norfolk (130), Ontario (132), Parry Sound (136), Peel (137), Simcoe East (146), Simcoe North (147), Timiskaming (149), Welland (153), Wentworth (156), York East (157), York North (158), York South (159), York West (160), Broadview (161), Danforth (162), Davenport (163), Eglinton (164), Greenwood (165), High Park (166), Parkdale (167), Rosedale (168), St. Paul's (169), Spadina (170), and Trinity (171).

Division "C"

This Division comprises the electoral districts of Carleton (95), Durham (98), Frontenac-Addington (104), Glengarry (105), Grenville-Dundas (106), Hastings-Peterborough (113), Hastings South (114), Kingston City (119), Lanark (122), Leeds (123), Northumberland, Ont. (131), Ottawa East (133), Ottawa West, (134), Peterborough West (139), Prescott (141), Prince Edward-Lennox (142), Renfrew North (143), Renfrew South (144), Russell (145), Stormont (148), and Victoria, Ont. (150).

Division "D"

This Division comprises the electoral districts of Fort William (103), Kenora-Rainy River (117), and Port Arthur (140).

Division "E"

This Division comprises the electoral districts of Argenteuil (25), Beauharnois-Laprairie (27), Berthier-Maskinonge (29), Brome-Missisquoi (31), Chambly-Rouville (32), Champlain (33), Chapleau (34), Chateauguay-Huntingdon (36), Drummond-Ar-

thabaska (40), Hull (42), Joliette-L'Assomption-Montcalm (43), Labelle (45), Laval-Deux-Montagnes (47), Nicolet-Yamaska (53), Pontiac (54), Richelieu-Vercheres (60), Saint-Hyacinthe-Bagot (63), Saint-Jean-Iberville-Napierville (64), Saint-Maurice-Lafleche (65), Shefford (66), Sherbrooke (67) Stanstead (68), Terrebonne (70), Trois-Rivieres (71), Vaudreuil-Soulanges (72), Wright (73), Cartier (74), Hochelaga (75), Jacques-Cartier (76), Laurier (77), Maisonneuve-Rosemount (78), Mercier (79), Mont-Royal (80), Outremont (81), Sainte-Anne (82), Saint-Antoine-Westmount (83), Saint-Denis (84), Saint-Henri (85), Saint-Jacques (86), Saint-Laurent-Saint-Georges (87), Sainte-Marie (88), Verdun (89).

Division "F"

This Division comprises the electoral districts of Beauce (26), Bellechasse (28), Bonaventure (30), Charlevoix-Saguenay (35), Chicoutimi (37), Compton (38), Dorchester (39), Gaspé (41), Kamouraska (44), Lake St. John-Roberval (46), Lévis (48), Lotbinière (49), Matapédia-Matane (50), Mégantic-Frontenac (51), Montmagny-L'Islet (52), Portneuf (55), Québec East (56), Québec South (57), Québec West and South (58), Québec-Montmorency (59), Richmond-Wolfe (61), Rimouski (62), Temiscouata (69).

Division "G"

This Division comprises the electoral districts of Antigonish-Guysborough (1), Cape Breton-North Victoria (2), Cape Breton-South (3), Colchester-Hants (4), Cumberland (5), Digby-Annapolis-Kings (6), Halifax (7), Inverness-Richmond (8), Pictou (9), Queens-Lunenburg (10), Shelburne-Yarmouth-Clare (11).

Division "H"

This Division comprises the electoral districts of Charlotte (12), Gloucester (13), Kent, N.B. (14), Northumberland, N.B. (15), Restigouche-Madawaska (16), Royal (17), St. John-Albert (18), Victoria-Carleton (19), Westmorland (20), York-Sunbury (21).

Division "I"

This Division comprises the electoral districts of Kings (22), Prince (23), Queens (24).

Division "J"

This Division comprises the electoral districts of Brandon (172), Churchill (173), Dauphin (174), Lisgar (175), Macdonald (176), Marquette (177), Neepawa (178), Portage La Prairie (179), Provencher (180), St. Boniface (181), Selkirk (182), Souris (183), Springfield (184), Winnipeg North (185), Winnipeg North Centre (186), Winnipeg South (187), Winnipeg South Centre (188), and the Districts of Keewatin.

Division "K"

This Division comprises the electoral districts of Cariboo (228), Comox-Alberni (229), Fraser Valley (230), Kamloops (231), Kootenay East (232), Kootenay West (233), Nanaimo (234), New Westminster (235), Skeena (236), Vancouver-Burrard (237), Vancouver Centre (238), Vancouver East (239), Vancouver North (240), Vancouver South (241), Victoria, B.C. (242), Yale, B.C. (243), and Yukon Territory (227).

Division "M"

This Division comprises the electoral districts of Assiniboia (189), Humboldt (190), Kindersley (191), Lake Centre (192), Mackenzie (193), Maple Creek (194), Melfort (195), Melville (196), Moose Jaw (197), North Battleford (198), Prince Albert (199), Qu'Appelle (200), Regina City (201), Rosetown-Biggar (202), Rosthern (203), Saskatoon City (204), Swift Current (205), The Battlefords (206), Weyburn (207), Wood Mountain (208), Yorkton (209).

Division "N"

This Division comprises the electoral districts of Acadia (210), Athabasca (211), Battle River (212), Bow River (213), Calgary East (214), Calgary West (215), Camrose (216), Edmonton East (217), Edmonton West (218), Jasper-Edson (219), Lethbridge (220), Macleod (221), Medicine Hat (222), Peace River (223), Red Deer (224), Vegreville (225), Wetaskiwin (226), and the District of MacKenzie.

POSTAL ADDRESS OF DIVISIONAL REGISTRARS

- Division "A"—Headquarters—London, Ont.
Divisional Registrar,
Huron & Erie Bldg.,
London, Ontario.
- Division "B"—Headquarters—Toronto, Ont.
Divisional Registrar,
200 Bay Street,
Toronto, Ontario.
- Division "C"—Headquarters—Kingston, Ont.
Divisional Registrar,
82 Princess Street,
Kingston, Ontario.
- Division "D"—Headquarters—Port Arthur, Ont.
Divisional Registrar,
Customs Building,
Port Arthur, Ontario.
- Division "E"—Headquarters—Montreal, Que.
Divisional Registrar,
405 Transportation Bldg.,
Montreal, Que.
- Division "F"—Headquarters—Quebec, Que.
Divisional Registrar,
178 Charest Blvd.,
Quebec, Que.
- Division "G"—Headquarters—Halifax, N.S.
Divisional Registrar,
Bank of Nova Scotia Bldg.,
Halifax, N.S.
- Division "H"—Headquarters—Saint John, N.B.
Divisional Registrar,
New Brunswick Museum,
Saint John, N.B.
- Division "I"—Headquarters—Charlottetown, P.E.I.
Divisional Registrar,
Brace Block, 163 Queen Street,
Charlottetown, P.E.I.
- Division "J"—Headquarters—Winnipeg, Man.
Divisional Registrar,
Law Courts,
Winnipeg, Man.
- Division "K"—Headquarters—Vancouver, B.C.
Divisional Registrar,
Yorkshire Building,
Vancouver, B.C.
- Division "M"—Headquarters—Regina, Sask.
Divisional Registrar,
Gilmour Building,
Regina, Sask.
- Division "N"—Headquarters—Edmonton, Alberta.
Divisional Registrar,
Massey-Harris Building,
Edmonton, Alta.

Order in Council remitting taxes payable under Income War Tax Act by Auxiliary Service Supervisors

P.C. 99/1385

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 3rd March, 1944.*

The Board recommend that, under the authority of the War Measures Act and in accordance with the provisions of Section 33 of The Consolidated Revenue and Audit Act, the taxes paid or payable under the Income War Tax Act for the years 1940 to 1942, both inclusive, in respect of the service pay and allowances of those persons falling within the description "The Auxiliary Service Supervisors of the Department of National Defence, Adjutant General's Branch", while serving in a non-combatant capacity with the Canadian Active Service Forces outside the Western Hemisphere, be remitted.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council re Auxiliary Services Personnel

P.C. 44/1555

*Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved
by His Excellency the Governor General in Council, on the 8th March, 1944.*

The Board recommend that, under and by virtue of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, and notwithstanding the provisions of any other statute, regulation or order, Orders in Council P.C. 16/1391, dated April 10, 1940, P.C. 64/3404, dated July 24, 1940 (save and except paragraph (b) of the Order made thereby), P.C. 52/5724, dated October 17, 1940, P.C. 37/6070, dated October 30, 1940, P.C. 197/4417, dated June 18, 1941, P.C. 64/7305, dated September 17, 1941, P.C. 47/4860, dated June 9, 1942, P.C. 50/6755, dated July 31, 1942, P.C. 127/1950, dated March 13, 1943, P.C. 85/8336, dated October 27, 1943, and P.C. 57/168, dated January 12, 1944, all of which relate to Auxiliary Services personnel, be cancelled, and the Order annexed hereto as Appendix "A" be authorized, effective January 1, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

ORDER

APPENDIX "A"

1. In Parts I, II and III of this Order and in any rule, regulation or Order made pursuant thereto, unless the context otherwise requires,

(a) "Appropriate Minister" means:—

- (i) In any matter that affects or relates to the military forces of Canada, the Minister of National Defence;
- (ii) In any matter that affects or relates to the air forces of Canada, the Minister of National Defence for Air;
- (iii) In any matter that affects or relates to the naval forces of Canada, the Minister of National Defence for Naval Services.

(b) "Supervisor" means an authorized field representative of
Canadian Legion War Services, Inc.,
The National Council of the Y.M.C.A.,
Knights of Columbus Canadian Army Huts,
Salvation Army Canadian War Services,
who directly provides services and recreational equipment to the forces and
who is appointed as hereinafter provided.

- (c) "Helper" means those persons employed and paid by
 Canadian Legion War Services, Inc.,
 The National Council of the Y.M.C.A.,
 Knights of Columbus Canadian Army Huts,
 Salvation Army Canadian War Services,
 to assist the supervisors, and shall include only persons who proceed or have
 proceeded from Canada for attachment to
- (i) the Canadian Naval Forces under the authority of the Chief of Naval
 Personnel;
 - (ii) active units and formations of the Canadian Army under the authority
 of the Adjutant-General;
 - (iii) active units and formations of the Royal Canadian Air Force under the
 authority of the Air Member for Personnel.
- (d) "Overseas Headquarters Staff" means the headquarters staff of
 Canadian Legion War Services, Inc.,
 The National Council of the Y.M.C.A.,
 Knights of Columbus Canadian Army Huts,
 Salvation Army Canadian War Services,
 employed and paid by the said organizations and not included in the term
 "supervisor" or "helper" and who proceed or have proceeded out of Canada,
 under the authority of the Chief of Naval Personnel or the Adjutant-General
 or the Air Member for Personnel.

2. The provisions of the Income War Tax Act, Revised Statutes of Canada, 1927, Chapter 97, as from time to time amended, and the schedules appended thereto, shall apply to Auxiliary Service personnel in such manner and to such extent as may be from time to time determined by the Governor General in Council.

PART I

3. This Part shall apply only to supervisors serving or who have served outside of Canada with the Armed Forces in such numbers as the appropriate Minister may from time to time authorize.

4. Supervisors attached to the Royal Canadian Navy shall be selected and approved by the Chief of Naval Personnel. Supervisors attached to the active units and formations of the Canadian Army shall be selected and approved by the Adjutant-General. Supervisors attached to the Royal Canadian Air Force shall be selected and approved by the Air Member for Personnel.

5. Supervisors serving with the Royal Canadian Navy shall be deemed to be members of the Canadian Naval Forces for all purposes except engaging in combat with the enemy, and shall be subject to the Naval Law in all respects as though they were officers holding the rank of Lieutenant, and shall be entitled to the pay and allowances, pensions and all other benefits (except income tax benefits) applicable or pertaining to such rank as and from the date they embark for service outside of Canada until their services are terminated by the Chief of Naval Personnel.

6. Supervisors serving with active units and formations of the Canadian Army shall be deemed to be members of the military forces of Canada on Active Service for all purposes except engaging in combat with the enemy and be subject to the military law in all respects as though they were officers holding the rank of Captain, and shall be entitled to the pay and allowances, pensions and all other benefits (except income tax benefits) applicable or pertaining to such rank as and from the date they embark for service outside of Canada, until their services are terminated by the Adjutant-General.

7. Supervisors serving with the Royal Canadian Air Force shall be deemed to be members of the Royal Canadian Air Force for all purposes except engaging in combat with the enemy, and shall be subject to the Air Force law in all respects as though they were officers holding the rank of Flight Lieutenant, Non-Flying List, and shall be entitled to the pay and allowances, pensions and all other benefits

(except income tax benefits) applicable or pertaining to such rank as and from the date they embark for service outside of Canada until their services are terminated by the Air Member for Personnel.

8. Supervisors shall be provided with rail transportation from their organization station to point of embarkation prior to their departure from Canada.

9. Supervisors will wear an officer type uniform with the insignia of their organization, of such pattern as may be designated from time to time by the appropriate Minister, but will not wear badges of rank.

PART II

10. This Part shall apply only to helpers serving outside of Canada with the Armed Forces.

11. Helpers may be employed on the basis of four per thousand of personnel of the Armed Services overseas, together with such additional helpers as may from time to time be approved by the appropriate Minister.

12. Helpers shall be provided with transportation, rations, accommodation, fuel, medical treatment and hospitalization on the same scale as for other ranks of the Armed Services.

13. Helpers shall be provided with clothing and equipment in accordance with the exigencies of the Service as may be from time to time authorized by the appropriate Minister.

14. Helpers attached to the Canadian Naval Force shall be subject to the Naval Discipline Act.

15. Helpers attached to active units and formations of the Canadian Army shall be deemed to be persons accompanying the forces on Active Service under subsection 10 of section 176 of the Army Act.

16. Helpers attached to the Royal Canadian Air Force shall be deemed to be persons accompanying the Royal Canadian Air Force on Active Service under section 6 (e) of the Royal Canadian Air Force Act.

17. Helpers shall be entitled to pension under the provisions of the Pension Act on the same scale as for other ranks of the Armed Forces.

18. The foregoing provisions shall apply to helpers as and from the date they embark for service out of Canada.

19. Helpers shall be provided with rail transportation from their organization station to point of embarkation prior to their departure from Canada.

PART III

20. Overseas Headquarters Staff shall be entitled only to medical care and hospitalization and to pensions under the provisions of the Pension Act for injury or death suffered as a result of enemy action or counter-action. The rate of pension payable to such personnel shall be the rate set forth in Schedules "A" and "B" of the Pension Act as payable to or in respect of a Lieutenant (Army), provided that the appropriate Minister may certify that certain persons have carried on duties with responsibilities comparable with those of an officer of higher rank than that of Lieutenant, in which case the rate of pension payable will be that set forth in the aforesaid schedules as payable to or in respect of a Captain (Army).

PART IV

21. In Part IV of this Order and in any rule, regulation or order made pursuant thereto, unless the context otherwise requires,

(a) "Supervisor" means the authorized representative of Canadian Legion War Services, Inc., The National Council of the Y.M.C.A., Knights of Columbus

Canadian Army Huts, Salvation Army Canadian War Services, National Council of the Y.W.C.A., paid by the said organizations and directly providing services for the Armed Forces in Canada and employed full time in camp or barrack areas in Canada.

- (b) "Helper" means those persons employed and paid by Canadian Legion War Services, Inc., The National Council of the Y.M.C.A., Knights of Columbus Canadian Army Huts, Salvation Army Canadian War Services, National Council of the Y.W.C.A., to assist the supervisors in Canada and who are employed full time in camp or barrack areas in Canada;
- (c) "Appropriate Minister" means
 - (i) In any matter that affects or relates to the military forces of Canada, the Minister of National Defence;
 - (ii) In any matter that affects or relates to the air forces of Canada, the Minister of National Defence for Air;
 - (iii) In any matter that affects or relates to the naval forces of Canada, the Minister of National Defence for Naval Services.

22. Free medical treatment and hospitalization shall be provided supervisors and helpers, upon the following conditions:—

- (i) The period of medical treatment and hospitalization is not to exceed 30 days for any one illness, except in case of injury;
- (ii) Where medical treatment and hospitalization are being provided for such Auxiliary Service supervisors and helpers as a result of injuries, such injuries must have been received while acting within the scope of their duties or employment;
- (iii) Before such personnel who are attached to the Royal Canadian Navy shall be eligible for such benefits, they shall have been medically examined and shall be of a medical category as from time to time designated by the Chief of Naval Personnel;
- (iv) Before such personnel who are attached to active units and formations of the Canadian Army shall be eligible for such benefits, they shall have been medically examined and shall be of a medical category as from time to time designated by the Adjutant-General.
- (v) Before such personnel who are attached to the Royal Canadian Air Force shall be eligible for such benefits, they shall have been medically examined and shall be of a medical category as from time to time designated by Air Member for Personnel.

Order in Council providing for return to Canadian Wheat Board of benefit accruing to crushers of flaxseed re linseed oil exported

P.C. 1609

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 9th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council, P.C. 7325, dated September 21, 1943, empowers The Canadian Wheat Board to purchase flaxseed from producers on the basis of \$2.50 per bushel for the grade Number One Canada Western Flaxseed, basis in store at Fort William/Port Arthur or Vancouver, and the grade Number One Canada Eastern Flaxseed, basis in store Montreal; and to sell flaxseed to domestic crushers, feed, breakfast or cereal food manufacturers and manufacturers of pharmaceutical products

on the basis of \$1.64 per bushel for Number One Canada Western Flaxseed, basis in store at Fort William/Port Arthur, and for Number One Canada Eastern Flaxseed, basis in store Montreal;

And whereas the Minister of Trade and Commerce reports that linseed oil is being exported from Canada under the direction and control of the Wartime Prices and Trade Board and it is deemed necessary that the price of such exports should be based on a cost for Number One Canada Western Flaxseed in store Fort William/Port Arthur, of \$2.50 per bushel plus a carrying charge not to exceed 3c. per bushel; and

That in order to recover such cost in respect of flaxseed sold to domestic crushers for use in the production of linseed oil for export, it is deemed necessary to provide that such exports may be made only after repayment to The Canadian Wheat Board of the benefit the exporter received;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce, and under and by virtue of the powers conferred by the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to make the following regulations and they are hereby made and established accordingly:

Regulations

1. In these regulations, unless the context otherwise requires—

- (a) "benefit" means the amount by which the sum paid by The Canadian Wheat Board for flaxseed, plus a carrying charge not to exceed three cents per bushel, exceeds the sum for which the flaxseed is sold,
- (b) "linseed oil" means linseed oil, processed or unprocessed, manufactured from flaxseed purchased from The Canadian Wheat Board.

2. (1) Every person shall, before he exports linseed oil from Canada, repay the benefit involved by paying to The Canadian Wheat Board an amount which is determined by the Wartime Prices and Trade Board to be equal thereto; and no person shall export any linseed oil from Canada until such amount has been paid to The Canadian Wheat Board.

(2) Every amount payable under this section shall be determined by the Wartime Prices and Trade Board, either by specific determination or by specifying the method of calculation, and every such determination shall be conclusive for all purposes of these regulations.

(3) In any court a copy of any determination under these regulations purporting to be certified by any officer or employee of the Wartime Prices and Trade Board shall be received as *prima facie* evidence of such determination without proof of the signature or of the official character of the person or persons appearing to have signed the same, and without further proof thereof.

3. Any amount payable under section two of these regulations shall be recoverable as a debt due to the Crown and, without prejudice to any other remedy, may be recovered by The Canadian Wheat Board as a civil debt.

4. The Canadian Wheat Board shall deposit all amounts paid to it pursuant to section two of these regulations to the credit of its flaxseed account.

5. The Canadian Wheat Board may by regulation—

- (a) require any person to make reports or returns to The Canadian Wheat Board furnishing such information relating to the sale or purchase or storage of linseed oil by him either on his own behalf or on behalf of some other person as The Canadian Wheat Board deems advisable;
- (b) prescribe such forms as it deems necessary for the administration of these regulations or any regulation made pursuant to these regulations;
- (c) require any person to keep such records of sales of linseed oil as The Canadian Wheat Board deems advisable and prescribe the form thereof.

6. Every person who contravenes or omits to comply with any of these regulations or with any regulation made by The Canadian Wheat Board under these regula-

tions shall be guilty of an offence and liable on summary conviction to a fine not exceeding five thousand dollars or to imprisonment for a term not exceeding two years, or to both such fine and such imprisonment.

7. The Wartime Prices and Trade Board may, by Order, declare any linseed oil, exported under the terms of any contract made prior to the date of this Order, to be exempt from the operation of these regulations and upon such Order being made, such linseed oil shall be exempt from the operation of these regulations.

8. These regulations shall expire on the 31st day of July, 1944, subject to the provisions of Section 19 of the Interpretation Act which is hereby made applicable hereto as if said regulations were revoked on said latter date.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council providing subsidies re canning crops, 1944 Season

P.C. 1611

Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 9th March, 1944.

The Board have had under consideration a submission from the Honourable the Minister of Agriculture reporting:

That the production of tomatoes, corn, peas and beans produced in Canada for canning purposes declined in 1943, the decrease in the case of tomatoes being due in part to reduced acreage;

That it is desirable that production of these canning crops in 1944 be maintained and if possible increased in the case of tomatoes;

That representations have been made to the Agricultural Food Board that at present return levels for tomatoes there will be a further reduction in acreage in 1944;

That producers will substitute other crops which are cheaper to produce and require less labour unless given some added inducement for tomatoes and continuing inducement for corn, peas and beans;

That subsidies paid in 1943 were, tomatoes \$3 per ton, corn \$4 per ton, peas \$10 per ton shelled weight or \$2 per ton straw weight, and green or wax beans \$7.50 per ton; and

That it is therefore deemed advisable to increase further the subsidy paid in 1943 for tomatoes and to maintain the rates of subsidies paid for corn, peas and beans, to ensure production of minimum requirements.

The Board, having approved an estimate of \$2,000,000 for the above purpose, chargeable to the War Appropriation for the fiscal year 1944-45, concur in the above report and recommend that Your Excellency in Council, under authority of the War Measures Act, do authorize the following subsidies to be paid to producers for such quantities of their 1944 production of the crops named below which are delivered to and purchased by canners for processing, the method of such subsidy payments to be determined by the Agricultural Food Board:

<i>Crop</i>	<i>Subsidy</i>
Tomatoes	\$ 6.00 per ton
Corn	4.00 per ton
Peas	10.00 per ton
	(shelled wt.)
or	2.00 per ton
	(straw wt.)
Green or Wax Beans	7.50 per ton

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council enlarging Crown Assets Allocation Committee

P.C. 1647

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 13th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 9108 of November 29, 1943, as amended by Order in Council P.C. 678 of February 3, 1944, established the Crown Assets Allocation Committee, to consist of the persons to be appointed or designated as set forth in paragraph 4 of said Order in Council P.C. 9108 as so amended;

And whereas the Minister of Munitions and Supply reports that it is advisable and in the public interest that the members of the said Committee should include a member to be designated by the Minister of Pensions and National Health;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, and under and by virtue of the powers conferred by the War Measures Act, The Department of Munitions and Supply Act and the War Appropriation Act, No. 3, 1943, is pleased to amend Order in Council P.C. 9108 of November 29, 1943 as amended by P.C. 678 of February 3, 1944, and it is hereby further amended by inserting in paragraph 4 thereof, immediately after the sub-paragraph lettered (f), the following subparagraph:

"(ff) a member to be designated by the Minister of Pensions and National Health."

A. D. P. HEENEY,

Clerk of the Privy Council.

The Minister of Pensions and National Health has designated Mr. Walter S. Woods, Associate Deputy Minister of Pensions and National Health, a member of the Crown Assets Allocation Committee.

Order in Council exempting raw cotton, etc., from War Exchange Tax

P.C. 1681

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 13th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas under the provisions of Section 88A, Part XIII, of the Special War Revenue Act a war exchange tax of 10 per cent is levied on goods imported into Canada which are not entitled to entry under the British Preferential Tariff or, under trade agreements between Canada and other British countries;

And whereas the Minister of Finance reports that the Wartime Prices and Trade Board recommends the removal of the war exchange tax on imports of raw cotton, cotton linters and certain cotton yarns and fabrics in order to effect a considerable saving in the amount of subsidies paid and trading losses absorbed in connection with imports of these goods.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that the goods described in the tariff items enumerated below be exempt from the 10 per cent war exchange tax imposed by Section 88A, Part XIII, of the Special War Revenue Act, effective March 20, 1944:

<i>Tariff Item</i>	<i>Description</i>
ex 520	Raw cotton and cotton linters not further manufactured than ginned.
522	Rovings, yarns and warps wholly of cotton, not more advanced than singles, n.o.p.
522a	Rovings, yarns and warps wholly of cotton, not more advanced than singles, when imported by manufacturers of knitted goods, to be used in their own factories in the manufacture of knitted goods.
523	Woven fabrics, wholly of cotton, not bleached, mercerized nor coloured, n.o.p., and seamless cotton bags.
523a	Woven fabrics, wholly of cotton bleached or mercerized, not coloured, n.o.p.
523b	Woven fabrics, wholly of cotton, printed, dyed or coloured, n.o.p.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council exempting imports of onions from duty

P.C. 1682

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 13th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 9796 of December 24, 1943, exempted imports from any country of onions, in their natural state, (not to include onions grown with tops, shallots, and onion sets) from customs duty during the period January 1, 1944, to April 30, 1944;

And whereas the Minister of Finance reports that owing to present shipping conditions the Wartime Prices and Trade Board recommends that the provisions of Order in Council P.C. 9796 be extended from April 30 to May 15, 1944;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports from any country of onions, in their natural state (not to include onions grown with tops, shallots, and onion sets) be exempt from customs duty during the period May 1 to May 15, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting importation of rayon yarns, etc., except under licence

P.C. 1683

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 13th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Finance reports that the Wartime Prices and Trade Board has arranged with the War Production Board of the United States for a firm allocation of United States rayon or artificial silk yarns to be granted to Canada;

That Canada's allocation of the said goods will be bulk purchased and imported by the Commodity Prices Stabilization Corporation Limited; and

That the Wartime Prices and Trade Board reports that the aforesaid arrangements necessitate the control of importations into Canada of all such goods;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance and under authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order that the importation into Canada of the goods enumerated hereunder be and it is hereby prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:

Rovings, yarns and warps wholly or in part of artificial silk or similar synthetic fibres produced by chemical processes, not including threads, cords or twists packaged for retail sale (Tariff Items ex 558b, ex 558d, 558f and 558g).

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council designating the sterling area for purposes of War Exchange Conservation Act

P.C. 1684

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 13th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Section 2(b) of the War Exchange Conservation Act, 1940, provides that "sterling area" means the territories under the sovereignty, protection, suzerainty or mandate of His Majesty (except Canada, Newfoundland and Hong Kong) and such other territories whether or not under the sovereignty, protection, suzerainty or mandate of His Majesty as may be designated by the Governor in Council;

And whereas Order in Council P.C. 2717 dated April 22, 1941 provided that certain additional territories should be included within the sterling area for the purposes of the said Act;

And whereas the Minister of Finance reports that under the provisions of the Foreign Exchange Control Order and the Regulations and Instructions of the Foreign Exchange Control Board some territories designated in P.C. 2717 have been removed from the sterling area;

And whereas it is deemed desirable that, for the purposes of the War Exchange Conservation Act, 1940 the sterling area be defined in conformity with the provisions of the current Regulations and Instructions of the Foreign Exchange Control Board;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Finance is pleased to revoke and doth hereby revoke the said Order in Council P.C. 2717;

His Excellency in Council, on the same recommendation and under authority of Section 2(b) of the War Exchange Conservation Act, 1940, is pleased to designate and doth hereby designate the following territories (in addition to territories specified in the said Act) as being the sterling area for the purpose of the said Act:

Egypt
Anglo-Egyptian Sudan
Iraq
Belgian Congo
Ruanda-Urundi
Iceland
Faroe Islands.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Wartime Wages Control Order 1943

P.C. 1727

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 13th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of Labour (concurred in by the Minister of Finance) and under and by virtue of the powers conferred by the War Measures Act and otherwise, is pleased to amend The Wartime Wages Control Order, 1943 (P.C. 9384 of December 9, 1943) and it is hereby amended as follows:—

1. Subsections (1), (2), (5) and (6) of Section 2 are rescinded and the following substituted therefor:

- "(1) There shall be a National War Labour Board (hereinafter referred to as the National Board) consisting of Mr. Justice C. P. McTague, Toronto, Ontario; Mr. Leon Lalonde, Montreal, Quebec; and Mr. J. A. Bell, Toronto, Ontario."
- "(2) Mr. Justice C. P. McTague shall be the Chairman of the National Board."
- "(5) A majority of the members of the National Board shall constitute a quorum."
- "(6) A decision of the majority of the members of the National Board present and constituting a quorum shall be a decision of the Board and in the event of a tie the Chairman shall have a casting vote."

2. Section 10 is rescinded and the following substituted therefor:

- "10. (1) In order to provide for uniformity in the administration of this Order throughout Canada and to avoid dissatisfaction which would otherwise result from the issue of inconsistent directions by Regional Boards, the National Board shall arrange for the review of every decision or direction of each Regional Board, and if in the opinion of the National Board any such decision or direction is not in accordance with the purposes or provisions of this Order, the National Board may of its own initiative, after giving notice to the parties concerned and giving them an opportunity to submit further representations, vary or revoke any such decision or direction and in doing so shall advise the Regional Board of its reasons therefor.
- (2) Where on a review under the powers conferred by this section the National Board varies or revokes any decision or direction of a Regional Board, the decision or direction of the National Board shall be effective only from the date of the making thereof."

3. Section 20 is rescinded and the following substituted therefor:

"20. (1) The National Board may

- (a) authorize or direct an employer to increase a single wage rate or the rates within a range established by him under this Order for an occupational classification of his employees only if and to the extent that the National Board finds that such increased rate or range is necessary to rectify a gross inequality or gross injustice;
- (b) notwithstanding anything contained in paragraph (a) of this subsection, where it considers it fair and reasonable to do so, authorize or direct an employer to increase a single rate, or the rates within a range, established under this Order, if the increase does not have the effect of increasing the weekly single rate, or the weekly rates in the range, payable by the employer to employees in that occupational classification in August, 1939, or where the employer commenced payment of wages to employees in such classification in a month subsequent to August, 1939, in such subsequent month, by more than the amount of the appropriate maximum cost-of-living bonus;

(c) authorize or direct an employer

- (i) to alter a term of employment, which may have the effect of increasing, directly or indirectly, a single rate or the rates within a range established under this Order for an occupational classification of his employees; or
- (ii) to establish a single rate or range for a new occupational classification of his employees in respect of which section seventeen of this Order is applicable; or
- (iii) to establish a range of rates for an occupational classification for which such employer pays only a single rate established under this Order; or
- (iv) to change a time rate or range of rates established under this Order into a rate or range of rates established under this Order on another basis of calculation, or to change a rate or range of rates established under this Order on another basis of calculation into a time rate or range of rates established under this Order; or
- (v) to establish a single rate or range of rates calculated on any other basis to be paid in conjunction with a time rate or range of rates established under this Order,

in such manner or at such rate or range as in the opinion of the National Board is fair and reasonable and is consistent with and will give effect to the purposes of this Order, having regard to all the circumstances deemed by it, in its discretion, to be material.

(2) In considering any application to authorize or direct an increase in wage rates under this section, the National Board shall take into account the probable effect of such increase in wage rates on the cost of living and on the cost of production or operation of the business or industry in which the increased rates are to be paid, and shall require any employer who alleges that the proposed increase in wage rates will be beyond his ability to pay without increasing the price of his products or services rendered by him, to present evidence in writing demonstrating the basis of such statements and setting out the amount of the increase in the price of his products or services for authorization of which it will be necessary for him to apply if the proposed increase in wage rates is made. No decision of the National Board under this section shall be construed as imposing an obligation on or implying a commitment on the part of any other agency of government.

(3) For the purposes of this section

(a) the appropriate maximum cost-of-living bonus means

- (i) where the employer was paying wages to employees in the classification in August, 1939:
 - (a) for all adult male employees and all other employees employed at weekly rates of \$25 or more, the amount of \$4.60;
 - (b) for male employees under 21 years of age and female employees, employed at weekly rates of less than \$25; the amount equal to 18.4 per cent of the weekly single rate or of the highest weekly rate in the range for the classification in August, 1939;
- (ii) where the employer commenced payment of wages to employees in an occupational classification in a month between August, 1939, and October, 1943:
 - (a) for all adult male employees and all other employees employed at weekly rates of \$25 or more, an amount equal to 25c. for each point to the nearest 1/10 point which the official index of the cost of living (adjusted to the base of 100.0 points for August, 1939) increased between the month in which the employer commenced payment and October, 1943;

(b) for male employees under 21 years of age and female employees employed at weekly rates of less than \$25 a week, an amount equal to 1 per cent of the single weekly rate, or of the highest weekly rate in the range, paid by the employer to employees in the classification, in the month in which he commenced payment, for each point to the nearest 1/10 point which the official index of the cost of living (adjusted to the basis of 100.0 points for the month of August, 1939) increased between the month in which the employer commenced such payment and October, 1943.

(b) "weekly rate" means, in respect of a time rate, such wage rate applied to the period of a week of normal working hours, and in respect of an incentive rate the average earnings of an employee in a week in respect of normal working hours."

4. Section 22 is rescinded and the following substituted therefor:—

- "22. (1) If the National Board finds that the rate or range of rates payable by an employer for an occupational classification of his employees engaged in international railway train service was, at November 15, 1941, pursuant to a collective agreement or to a recognized practice of long standing, based upon a rate or range of rates payable to similar employees of that employer outside of Canada, and if the National Board also finds that the rate or range of rates outside of Canada upon which the said rate or range of rates was based has been changed by a collective agreement, established practice or competent authority, the National Board may in its sole discretion authorize or direct the payment of a new rate or range of rates for that occupational classification in respect of any of such employees engaged in international railway train service based in a corresponding manner upon the corresponding new rate or range of rates payable outside of Canada.
- (2) Any rate or range of rates established under subsection 1 of this section shall not be taken into account by the National Board in considering any other application for changes in wage rates.
- (3) No authorization or direction may be made under this section by a Regional Board."

5. Section 33 is rescinded and the following substituted therefor:

"33. Every employer, or officer or agent thereof, who

- (a) causes a lockout of any of his employees, to deter or prevent any of his employees from making an application to a War Labour Board constituted under this Order, or who
- (b) contravenes or omits to comply with any of the provisions of this Order or of any direction or Order made under the authority of this Order by a War Labour Board constituted under this Order,

shall be guilty of an offence and liable upon summary conviction to a fine of not less than \$100 and not more than \$5,000; and each payment of wages to an employee in contravention of any provision of this Order or of any direction or order made under the authority of this Order shall constitute a separate offence under this section."

6. Subsections (1) and (2) of section 35 are rescinded and the following substituted as subsection (1);

"35. (1) Every employee who strikes or takes part in any strike

- (a) to obtain an increase in a single rate or range established under this Order, or pursuant to any direction of a War Labour Board constituted under this Order, or
- (b) to obtain the alteration of a term of employment which would, directly or indirectly, increase any such rate or range, or

(c) for the purpose of obtaining any direction from or of influencing the decision of a War Labour Board constituted under this Order or in protest against or to obtain any alteration in such direction

shall be guilty of an offence and liable upon summary conviction to a fine of not more than Twenty Dollars for each day or part of a day he is on strike."

7. Subsection (3) of section 35 is renumbered as subsection (2).

8. Section 36 is rescinded and the following substituted therefor:

"36. Any person who incites, encourages or aids any employer to do or to omit to do any act or thing in contravention of this Order or any employee to go on or to continue on strike in contravention of this Order shall be guilty of an offence and liable upon summary conviction to a fine of not more than Three Hundred Dollars."

9. Section 38 is rescinded and the following substituted therefor:

"38. Any document purporting to contain or to be a copy of any bylaw, direction or order of the National Board, or of any Regional Board, and purporting to be signed by the Chairman or Vice-Chairman of any such Board or by the Chief Executive Officer or Secretary of the National Board, or Chief Executive Officer of a Regional Board, shall in any proceedings under this Order be evidence of the bylaw, direction or order therein contained or of which it purports to be a copy."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending The Wartime Alcoholic Beverages Order, 1942

P.C. 1775

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 13th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

His Excellency the Governor General in Council, on the recommendation of the Minister of National Revenue and under and by virtue of the authority granted by the War Measures Act, is pleased to revoke and doth hereby revoke sections 7 and 8 of the "Wartime Alcoholic Beverages Order, 1942" (P.C. 11374, 16th December, 1942), reading as follows:

7. The quantity in gallons of beer which any brewer in Canada sells, offers to sell, supplies or delivers for consumption in Canada during the twelve months ending the thirty-first day of October, nineteen hundred and forty-three, or any year thereafter during the continuation of the present war, shall not exceed ninety per centum of the quantity in gallons which such brewer sold, supplied and delivered for such consumption during the twelve months ending the thirty-first day of October, nineteen hundred and forty-two.
8. The quantity in gallons of imported beer which any person enters for consumption in Canada during the twelve months ending the thirty-first day of October, nineteen hundred and forty-three, or any year thereafter during the continuation of the present war, shall not exceed ninety per centum of the quantity in gallons which such person entered for consumption in Canada during the twelve months' period ending the thirty-first day of October, nineteen hundred and forty-two.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE, CANADA

W.M. No. 43 (Revised)

Supplement No. 1

MEMORANDUM

(CUSTOMS AND EXCISE DIVISIONS)

OTTAWA, 7th March, 1944.

*To Collectors of Customs and Excise, and others concerned:***Drawback on Exportation of Imported Goods**

The Ministerial ruling of November 12, 1943, has been amended to read as follows:—

Referring to Order in Council P.C. 75/2570 of April 2, 1942, (Memorandum W.M. No. 43, (Revised), drawback is not to be paid in respect of goods referred to in the Order and Memorandum which are returned to the country from whence imported, except goods shown to have been originally imported as munitions and supplies of war. This is to be effective in relation to such goods exported subsequent to November 30, 1943.

The change is in the last sentence, which formerly provided that the ruling was to be effective in relation to drawback claims filed on and after December 1, 1943. As amended the ruling applies to goods exported subsequent to November 30, 1943.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

Series D No. 47

T.C. 154

MEMORANDUM

CUSTOMS DIVISION

OTTAWA, 8th March, 1944.

*To Collectors of Customs and Excise, and others concerned:***Tariff Change by Order in Council**

Effective 1st March, 1944, imports of beets, fresh, in their natural state, ex Item 87(e), are exempt from the war exchange tax and the special excise tax.

D. SIM,

*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 1396, 4/3/44—Authority War Measures Act)

PART III
 Wartime Prices and Trade Board
 (Finance)

Board Order

WARTIME PRICES AND TRADE BOARD

Order No. 374

Controlling the Sale and Distribution of Dry White Beans (Pea Beans), Dry Yellow Eye Beans and Dry Whole and Split Peas

Under powers given to the Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS as follows:

Effective Date

1. This Order comes into force on March 11, 1944.

Definitions

2. For the purposes of this Order,
 - (a) "dry beans" mean dry white pea beans and dry yellow eye beans;
 - (b) "sell" includes an offer to sell.

Restrictions on Sales

3. (1) Except as provided in subsections (2), (3) and (4) of this Section, no person shall on or after March 11, 1944, sell, supply or deliver any dry beans or dry whole or split peas to any other person unless authorized in writing by the Deputy Co-ordinator (Requirements and Allocations Division) of the Foods Administration or by some other duly authorized representative of the Board.
- (2) Subsection (1) preceding does not apply to sales of such products by any primary producer of beans or peas unless such primary producer is a co-operative society or association.
- (3) Subsection (1) preceding does not apply to sales of stocks of dry beans or of dry whole or split peas which a retailer has in his retail premises at the close of business on March 10, 1944, but it does apply to stocks of those products which a chain store operator or a department store operator or any other retailer has at the close of business on that date in a central warehouse or other place of storage separate from his retail outlet or outlets.
- (4) Subsection (1) preceding also does not apply to stocks of dry beans or of dry whole or split peas which are in transit to a retailer on March 10, 1944, unless that retailer is a chain store operator, department store operator, or other retailer who has a central warehouse or other place of storage separate from his retail outlet or outlets.

Reports of Stocks

4. (1) Except as provided in subsection (2) of this Section, every seller of dry beans and/or dry whole or split peas who, at the close of business on March 10, 1944, has any such products in stock, in transit to him or which are owned by him but are not delivered to him shall, not later than March 18, 1944, file a report thereof with the Statistics Branch, No. 7 Temporary Building, Ottawa, Ontario. This report must be made on a form according to the Schedule to this Order and must be signed by the person reporting or by some other person duly authorized on his behalf.

(2) This Section does not apply,

- (a) to the stocks of any primary producer of peas or beans unless such primary producer is a co-operative society or association;
- (b) to the stocks which a retailer has in his retail premises but it does apply to the stocks which he has in a central warehouse or other place of storage separate from his retail outlet or outlets;
- (c) to the stocks which a retailer has in transit to him unless such retailer is a chain store operator, department store operator or other retailer who has a central warehouse or other place of storage separate from his retail outlet or outlets.

MADE AT OTTAWA, this 10th day of March, 1944.

D. GORDON,
Chairman.

SCHEDULE TO ORDER No. 374

RETURN TO—Statistics Branch, Research Division,
Wartime Prices and Trade Board,
No. 7 Temporary Building, Ottawa, Ont.

Stocks on hand, in transit or owned but not delivered:

- (a) Dry White Beans

No. 1 Canada	lbs.
No. 2 Canada	lbs.
No. 3 Canada	lbs.
No. 4 Canada	lbs.

(Grades are as established under the Canada Grain Act.)

- (b) Dry Yellow Eye Beans lbs.
- (c) Dry Whole Peas lbs.
- (d) Dry Split Peas lbs.

If some or all of these stocks of peas and beans are not held in the same city, town or village as the address of the person reporting, give below the details as to where the stocks are located. (Stocks in transit should be considered as at their point of destination.)

.....

Name of firm Date

Address in full

.....

I certify that this is a true and correct statement.

.....
 (Signature)

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1103

Respecting Maximum Retailers' Prices for Lumber and Millwork in the Southern Interior Region of British Columbia

Under the powers given by the Wartime Prices and Trade Board to the Timber Administrator, it is hereby ordered on behalf of the Board as follows:—

Interpretation

1. For the purposes of this Order,

- (a) "lumber" means lumber, shingles or lath,
- (b) "point of shipment" means any warehouse, lumber yard or place from which lumber or millwork is shipped or delivered;
- (c) "Southern Interior Region of British Columbia" means the Forest Districts of Nelson and Kamloops which Districts are shown on the map indicating Forest District Boundaries in British Columbia and issued by the Department of Lands of the Government of British Columbia on March 31st, 1937, (reprint April, 1942).

Maximum Retailers' Prices Fixed for Southern Interior Region of British Columbia

2. (1) The maximum price (including Federal sales tax) at which any person may sell or offer for sale at retail, or at which any person may purchase at retail, any lumber or millwork described in the Schedule to this Order which is shipped or to be shipped pursuant to such sale or offer, from any point of shipment within the Southern Interior Region of British Columbia, shall be the price shown for such lumber or millwork in the said Schedule.

(2) The maximum price (including Federal sales tax) at which any person may sell, or offer for sale at retail, or at which any person may purchase at retail, any millwork other than millwork described in the Schedule to this Order which is shipped or to be shipped pursuant to such sale or offer from any point of shipment within the Southern Interior Region of British Columbia, shall be the cost of such millwork to the Retailer, plus a mark-up of thirty-five per centum (35%) or less of such cost.

Special Sizes and Grades of Lumber

3. (1) When any lumber is sawn to rough or finished sizes other than those sizes designated in the Schedule to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

(2) When any lumber is offered for sale in grades not designated in the Schedule to this Order, such lumber shall not be sold until the price has been fixed upon application made to the Timber Administrator.

Invoices to Show Particulars of Lumber and Millwork Sold

4. Every person selling lumber or millwork at retail from any point of shipment within the Southern Interior Region of British Columbia, shall complete in duplicate an invoice covering each such sale, made by him stating therein the point of shipment and full particulars of the species, sizes and grades of lumber or millwork sold and the price or prices charged therefor and shall keep on file one copy of each invoice and shall deliver the other copy to the purchaser.

Previous Administrator's Order Revoked

5. Administrator's Order No. A-585 dated the fifth day of February, 1943, is revoked.

Effective Date

6. This Order shall be effective on and after the 23rd day of February, 1944.

Dated at Ottawa, this 12th day of February, 1944.

A. H. WILLIAMSON,
Timber Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE

To ADMINISTRATOR'S ORDER No. A-1103

Maximum Retail Prices for Lumber and Certain Millwork Items in the Southern Interior Region of British Columbia

Unless otherwise indicated all prices set out hereunder refer to one thousand feet board measure and all measurements are calculated from the original size.

FIR, LARCH AND HEMLOCK

No. 1 Common Dimension, Surfaced.

Size	Length	—
2 x 2"	R/L	\$48.50
2 x 4, 2 x 6 and 2 x 8"	8' to 14'	43.50
2 x 4, 2 x 6 and 2 x 8"	16'	45.50
2 x 4, 2 x 6 and 2 x 8"	18' and 20'	46.50
2 x 10"	8' to 14'	44.75
2 x 10"	16'	46.75
2 x 10"	18' and 20'	47.75
2 x 12"	8' to 14'	46.25
2 x 12"	16'	48.25
2 x 12"	18' and 20'	49.25

For 2 x 14" ADD \$4 to the above prices for 2 x 12".

For Rough DEDUCT \$2 from the above prices.

For Lengths over 20' to 24' ADD \$2 to the above prices for lengths of 18' and 20'.

For Lengths over 24' to 28' ADD \$4 to the above prices for lengths of 18' and 20'.

For No. 2 Common Dimension DEDUCT \$5 from the above prices.

For Selected No. 1 Common Dimension ADD \$3 to the above prices.

For T and G Common Dimension ADD \$2 to the above prices.

For tank stock grade ADD \$10 to the above prices.

SPRUCE

No. 1 Common Dimension, Surfaced.

Size	Length	—
2 x 4, 2 x 6 and 2 x 8".....	12' and 14'	\$44.50
2 x 4, 2 x 6 and 2 x 8".....	8' and 16'	46.50
2 x 4, 2 x 6 and 2 x 8".....	10', 18' and 20'	47.50
2 x 10".....	12' and 14'	47.00
2 x 10".....	8' and 16'	49.00
2 x 10".....	10', 18' and 20'	50.00
2 x 12".....	12' and 14'	49.00
2 x 12".....	8' and 16'	51.00
2 x 12".....	10', 18' and 20'	52.00

For No. 2 Common Dimension DEDUCT \$2.00 from the above prices.

For Select Common and Tank Stock ADD \$10.00 to the above prices.

For Dimension Centre Matched ADD \$3.00 to the above prices.

For Log Cabin Siding ADD \$5.00 to the above prices.

For Rough DEDUCT \$3.00 from the above prices.

FIR, LARCH, HEMLOCK, SPRUCE, RED CEDAR AND PINE

No. 1 Common Plank and Timbers, Surfaced.

Size	Length	—
3 and 4 x 4 to 10".....	8' to 16'	\$46.00
3 and 4 x over 10 to 12".....	8' to 16'	47.00
6 x 6.....	8' to 16'	46.50
Over 6 x 6 to 12 x 12".....	8' to 16'	47.50

For the above Rough DEDUCT \$1.00 from the above prices.

For lengths over 16' to 20' ADD \$1.00 to the above prices.

For lengths over 20' to 24' ADD \$3.00 to the above prices.

Strapping

1 x 2—Common.....	\$50.00
1 x 3—Common.....	50.00

Boards and Shiplap, Surfaced

	Widths					
	4"	5"	6"	8"	10"	12"
<i>Fir, Larch and Hemlock</i>						
No. 1 Common..... R/L 6' to 20'	\$40.00	—	\$41.50	\$42.50	\$42.50	\$43.50
No. 2 Common..... " "	38.00	—	39.50	40.50	40.50	41.50
<i>Red Cedar</i>						
No. 3 Clear and Better " "	64.50	89.50	79.50	79.50	89.50	99.50
No. 1 Common..... " "	37.50	—	40.50	41.50	41.50	43.00
No. 2 Common..... " "	35.50	—	38.50	39.50	39.50	41.00
<i>Spruce</i>						
D and Better..... " "	75.50	87.50	77.50	87.50	87.50	90.50
No. 2 Common..... " "	59.50	63.50	60.50	60.50	62.50	73.50
No. 3 Common..... " "	44.00	—	45.50	46.50	46.50	47.50
No. 4 Common..... " "	42.00	—	44.00	44.00	44.00	45.00
<i>Pine</i>						
D. Select..... " "	76.50	89.50	79.50	79.50	89.50	99.50
No. 2 Common..... " "	58.50	60.50	57.50	57.50	60.50	69.50
No. 3 Common..... " "	41.00	44.50	42.50	43.50	43.50	44.50

For Rough DEDUCT \$2.00 from the above prices.

For 5/4 and 6/4 surfaced ADD \$5.00 to the above prices.

For 5/4 and 6/4 Rough same price as above prices for 1" Boards and Shiplap.

For Spruce, Pine or Red Cedar machined to standard patterns ADD \$3.00 to the above prices.

For specified lengths ordered by the buyer ADD \$2.00 to the above prices.

For Grain tight shiplap in No. 1 Common Fir, Larch, Hemlock and Red Cedar or in No. 3 Common Spruce or in No. 3 Common Pine ADD \$2.00 to the above prices.

For Select in Common Fir, Larch, Hemlock and Red Cedar ADD \$3.00 to the above prices for No. 1 Common.

FIR, LARCH AND HEMLOCK

Flooring, Siding and Ceiling

	D and Better	No. 1 Common
$\frac{5}{8}$ x 4"	\$50.00 per MFSM	\$
1 x 3"	69.50	45.00
1 x 4"	64.50	47.00
1 x 6"	64.50	47.00
1 x 8"	64.50	48.00

Finish, Base and Casing

1 x 4 to 1 x 8"	\$69.50
1 x 5 and 1 x 10"	74.50
1 x 12"	79.50

For D Select DEDUCT \$2.00 from the above prices.

CEDAR

Bevel Siding

Size	Length	Clear	A Grade	B Grade	C Grade
$\frac{1}{2}$ " x 4"	8' to 18'	\$55.00	\$51.00	\$48.00	—
$\frac{3}{4}$ " x 6"	"	65.00	61.00	55.00	\$40.00
$\frac{1}{2}$ " x 8"	"	80.00	78.00	60.00	45.00
<i>Bungalow Siding</i>					
$\frac{3}{4}$ x 8"		95.00	92.00	85.00	65.00
$\frac{1}{2}$ x 10"		100.00	98.00	85.00	70.00

Clear Finish.

No. 2 and Better 1 x 4, 6 and 8"..... \$120.00

No. 2 and Better 1 x 5, 10 and 12"..... 130.00

For 5/4 x 4 to 12" ADD \$5.00 to the above prices.

COAST FIR AND HEMLOCK

Flooring.

	Edge Grain	Flat Grain
B and Better, 1 x 3 and 1 x 4"	\$ 79.50	\$ 69.00
C 1 x 3 and 1 x 4"	74.50	65.00
D 1 x 3 and 1 x 4"	63.00	60.00

V Joint Ceiling.

B and Better, $\frac{5}{8}$ x 3 and 4"	\$ 64.50
C 1 x 3 and 1 x 4"	59.50
B and Better, $\frac{5}{8}$ x 3 and 4"	55.00 per MFSM

Drop or Novelty Siding.

	1 x 4"	1 x 6"
B and Better	\$ 69.00	\$ 73.00
C	65.00	68.00
D	60.00	64.00

Finish

B and Better, 1 x 4, 6 and 8".....	\$ 79.50
B and Better, 1 x 5, 10 and 12".....	89.50
B and Better, 1½ and 1½ up to 12" in width	110.00
For C Grade DEDUCT \$5.00 from the above prices.	

Door Jamb.

per 100 lineal feet

1½ x 5½ or 5½"	\$ 8.00
1½ x 5½ or 5½"	10.00
1½ x 7½ or 7½"	10.00
1½ x 7½ or 7½"	13.50

Window Jamb.

¾ x 5½ or 5½"	\$ 5.50
¾ x 7½ or 7½"	7.50
1½ x 5½ or 5½"	7.00
1½ x 7½ or 7½"	9.50

Sill Stock

1½ x 7½"	\$ 13.00
1½ x 9½"	17.00

Stepping, Edge Grain.

1½ x 10"	\$ 14.00
1½ x 12"	17.00
1½ x 10"	17.00
1½ x 12"	20.50

Casing.

Up to 3" in width	\$ 3.00
3" to 4"	4.00
Over 4" to 5"	5.00
Over 5" to 6"	6.00

Base

6" in width	\$ 6.00
8" "	8.00
10" "	10.00

Base Block Stock.

1 x 4½	\$ 6.00
1 x 5½	8.00

Shingles

No. 1 XXXXX 5/2-16"	\$ 7.30 per square
No. 2 XXXXX "	5.50 " "
No. 3 XXXXX "	4.85 " "
No. 1 XXX 6/2-16"	7.35 per thousand
No. 2 XXX "	6.35 " "

Lath

Cedar, No. 1	\$ 10.60 per thousand
Pine or Spruce, No. 1	9.60 " "
Fir, No. 1	8.60 " "
For No. 2 DEDUCT \$1.00 per thousand from the above prices.	

MOULDINGS

The prices set forth in No. 6 B.C. Catalogue of Standard Mouldings dated October 5th, 1943, a copy of which is on file in the office of the Timber Administrator.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1128

Respecting an Amendment to Administrator's Order No. A-317

Under powers given by the Wartime Prices and Trade Board to the Administrator of Rubber, it is hereby ordered on behalf of the Board as follows:—

1. Section 3 of Administrator's Order No. A-317, dated the 30th day of July, 1942 is amended by deleting therefrom the words "and the scrap rubber resulting" and all words thereafter in the said Section.

2. This Order shall be effective on and after the 13th day of March, 1944.

Dated at Ottawa, this 9th day of March, 1944.

A. H. WILLIAMSON,
Administrator of Rubber.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1129

Respecting Maximum Prices of Potatoes

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fresh Fruit and Vegetables,

IT IS HEREBY ORDERED on behalf of the Board as follows:

1. Section 22 of Administrator's Order No. A-929 is hereby revoked and is replaced by the following:

"22. (1) Except as provided in subsection (2) of this Section, the maximum price per pound at which a person may sell to a buyer in any part of Canada during any period any quantity of any variety of Certified seed potatoes, Foundation A seed potatoes or Foundation seed potatoes shall be the maximum price per pound at which he may sell that quantity of Canada No. 1 grade potatoes of that variety to that buyer during the period from March 6, 1944, to April 2, 1944, plus—1c per pound if the potatoes are Certified seed potatoes; 1½c per pound if the potatoes are Foundation A seed potatoes; or 2c per pound if the potatoes are Foundation seed potatoes.

(2) The maximum price at which a person may during any period sell any quantity of Certified seed potatoes, Foundation A seed potatoes or Foundation seed potatoes grown in New Brunswick or Prince Edward Island delivered to a buyer at a distributing centre in any other part of Canada shall be the sum total of the maximum price as fixed by Subsection (1) preceding at which he may, during that period, sell that quantity of such seed potatoes to that buyer delivered at Montreal, together with or less, as the case may be, the amount, if any, by which the normal cost of transporting potatoes in carload lots from Charlottetown to such distributing centre is greater or less than the normal cost of transporting potatoes in carload lots from Charlottetown to Montreal."

2. This Order comes into force on March 13, 1944.

Dated at Ottawa this 9th day of March, 1944.

E. J. CHAMBERS,
Administrator of Fresh Fruit and Vegetables.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1131

Respecting the Conversion of Real Property known as 21 Pricefield Road, in the City of Toronto and Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in the year 1944 as Number 21 Pricefield Road for permission to convert the same into a two-family dwelling house;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto at its meeting held on January 31, 1944, approved such conversion of the aforesaid real property, subject to the conditions hereinafter set forth;

Now, therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits or restricts the conversion of real property known in the year 1944 as Number 21 Pricefield Road, in the City of Toronto and Province of Ontario, into and the use thereof as a multiple family dwelling house, the owner of such single family dwelling house or the Director of Housing, Department of Finance, is hereby permitted to convert into and use the same as a two-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than five hundred square feet;
- (b) all exterior alterations to the said dwelling house shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law Number 9868 of the Corporation of the City of Toronto.

2. This Order shall come into force on the 20th day of March, 1944.

Dated at Ottawa, this 13th day of March, 1944.

R. S. SMART,
Real Property Administrator.

Approved:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1133

Maximum Prices of Wooden Office Furniture

Under powers given by the Wartime Prices and Trade Board to the Administrator of Furniture and Brushes, it is hereby ordered as follows:—

- 1. This Order comes into force on March 15, 1944.
- 2. For the purposes of this Order
 - (a) "basic period" means the four weeks from September 15, 1941 to October 11, 1941, both dates inclusive;
 - (b) "sell" includes an offer to sell.

3. The maximum price at which a person who manufactures wooden office furniture may sell any article of such furniture shall be five per centum (5%) higher than his lawful maximum selling price of that article (exclusive of sales tax) on March 14, 1944.

4. Section 3 applies to wooden office furniture invoiced and shipped by the manufacturer thereof on and after March 15, 1944.

5. Every manufacturer of wooden office furniture who ships any article of such furniture to a person who sells at retail (hereinafter called "retailer"), on and after March 15, 1944 shall supply that retailer with an invoice for the article within ten days from the date of shipment. The invoice must show

- (a) the date of shipment;
- (b) the name and address of the manufacturer and of the retailer;
- (c) particulars sufficient to identify the article sold;
- (d) as a separate item, the total amount he included in his selling price of the article under the authority of this Order; and
- (e) his selling price of the article.

6. Section 4 of Administrator's Order No. A-130 shall not apply to sales by a retailer (in that Order called "retail dealer") of any article of wooden office furniture sold by him on and after March 15, 1944. That Section required a retailer to sell such furniture at his basic period price therefor.

7. The maximum price at which a retailer may sell any article of wooden office furniture sold by him on or after March 15, 1944 shall be one hundred and five per centum (105%) of the maximum price at which he sold an article of wooden office furniture of the same or substantially the same kind during the basic period.

8. (1) Every manufacturer of wooden office furniture shall keep accurate record of his production and sales of wooden office furniture.

(2) Every retailer shall keep all invoices he receives for wooden office furniture invoiced and shipped to him on and after March 15, 1944.

(3) All such records and invoices shall be retained for at least two years after the transaction to which they or any of them relate and during that period they are to be available for inspection at any time by any authorized representative of the Board.

Dated at Ottawa, this 14th day of March, 1944.

JAS. E. FERGUSON,
Administrator of Furniture and Brushes.

Approved:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1134

New Electric Stoves, Rangettes, and Cooking Plates

Under powers given by the Wartime Prices and Trade Board to the Administrator of Electrical Apparatus, Equipment and Supplies, it is hereby ordered on behalf of the Board as follows:

A-701 and A-842 Revoked—Effective Date of this Order

1. Administrator's Order No. A-701 as amended by Administrator's Order No. A-842 is hereby revoked as of March 17, 1944, and on and after that date this Order replaces it.

Application of this Order

2. (1) This Order applies to electric stoves over 35 amperes, electric rangettes and electric cooking plates or grills.

(2) It does not apply to a coal-electric combination or to a plug-in electric cooking plate or a grill, without switch or switches.

Manufacture Restricted to Percentage of 1940 Production

3. (1) During the twelve months ending February 28, 1945, no person shall manufacture

- (a) more than 40 per cent of the number of electric stoves over 35 amperes made by him in 1940;
- (b) more than 60 per cent of the number of electric rangettes made by him in 1940;
- (c) more than 60 per cent of the number of electric cooking plates or grills made by him in 1940.

(2) Nothing in subsection (1) of this Section shall restrict

- (a) the manufacture of parts for the maintenance and repair of existing units of these appliances;
- (b) the repair or reassembling of any such unit which has been in domestic or commercial use.

Rate of Release Controlled

4. No person who manufactures electric stoves over 35 amperes shall release them for sale at a rate exceeding that authorized by the Administrator.

5. (1) To ensure that there shall be production of the proper proportion of electric stoves over 35 amperes and electric rangettes and electric cooking plates or grills in the lower price classes, this Section requires the Administrator's approval of each manufacturer's proposed production schedule. Before any person manufactures any of these appliances under the authority of this Order he shall file with the Administrator:

- (a) on or before April 29, 1944 a report showing all models of electric stoves over 35 amperes, electric rangettes and electric cooking plates or grills and the quantity of each model of such appliances which he manufactured during 1940 and his list price of each model during the basic period, September 15 to October 11, 1941;
- (b) a statement showing the models of electric stoves over 35 amperes, electric rangettes and electric cooking grills or plates, and the quantity of each model which he proposes to manufacture and his proposed selling price of each model.
- (2) The Administrator may approve the statement as filed or may vary the models and quantities shown in the statement and no manufacturer shall manufacture any of the named appliances except in the models and in the quantities shown in the statement filed by him and approved by the Administrator.

Monthly Reports

6. Every manufacturer of the said appliances shall deliver to the Administrator on or before the 24th day of April, 1944, and on or before the 24th day of each and every succeeding month, a signed statement in the form provided by the Administrator, showing the quantities and models of such appliances:

- (a) which he had on hand at the end of the preceding calendar month;
- (b) which he manufactured during the preceding calendar month;
- (c) which he sold during the preceding calendar month.

Exemptions

7. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in any individual case of undue hardship or other special circumstances.

Dated at Ottawa, this 14th day of March, 1944.

M. C. LOWE,
*Administrator of Electric
Apparatus, Equipment and
Supplies.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1135

Respecting the Conversion of Real Property known as 16 Blenheim Road, Corner of Blair Road, in the City of Galt, in the Province of Ontario

Under powers given by the Wartime Prices and Trade Board to the Real Property Administrator, it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Order No. A-1120 is amended by deleting therefrom the figures and words "10 Blenheim Road" wherever such figures and words appear in that Order and by substituting therefor the figures and words following: "16 Blenheim Road".

2. This Order shall come into force on March 14, 1944.

Dated at Ottawa this 14th day of March, 1944.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1136

Surface Heating Coils and Floor and Roof Drain Fittings

Under powers given by the Wartime Prices and Trade Board to the Administrator of Heating, Plumbing and Ventilating Equipment and Supplies
IT IS HEREBY ORDERED ON BEHALF OF THE BOARD AS FOLLOWS:

1. Administrator's Order No. A-485 respecting Surface Heating Coils as amended by Administrator's Order No. A-583 is revoked.

2. Administrator's Order No. A-358 respecting Floor and Roof Drain Fittings is revoked.

3. This Order shall be effective on and after the 18th day of March, 1944.

Dated at Ottawa this 14th day of March, 1944.

E. J. LAIDLAW,
*Administrator of Heating, Plumbing and Ventilating
Equipment and Supplies.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

NOTE.—Where a manufacturer resumes production of any goods for which his maximum price has been established in accordance with the Wartime Prices and Trade Regulations, he shall not sell or offer to sell those goods at a price which is higher than the maximum price established therefor. In the case of "consumer goods" as defined in Board Order Number 214, for which no maximum price has been established under the said Regulations, the maximum price shall be fixed under Order Number 214.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1137

Respecting the Conversion of Real Property known as 75 South Drive, in the City of Toronto, in the Province of Ontario

Whereas in the City of Toronto there is, due to existing wartime conditions, insufficient housing accommodation available by ordinary means for the shelter of all who are in need of such accommodation and it is desirable, in the public interest to encourage and, where necessary, to authorize the maximum and best possible use of available real property by the conversion of existing dwelling houses into multiple dwelling houses, notwithstanding the provisions of by-laws, building restrictions or covenants in leases and conveyances which prohibit or limit such conversions;

And whereas application has been made by the owner of real property in the City of Toronto known in 1944 as No. 75 South Drive for permission to convert same into a two-family dwelling house;

And whereas the Special Committee on Residence Conversions appointed by the Council of the Corporation of the City of Toronto has approved such conversion of the aforesaid real property, subject to the conditions hereinafter set forth;

Now therefore, pursuant to authority conferred by the Wartime Prices and Trade Board, it is hereby ordered on behalf of such Board, as follows:—

1. Notwithstanding the terms or provisions of any law, by-law, conveyance, deed or agreement which in any way prohibits, or restricts the conversion of real property known in the year 1944 as 75 South Drive, in the City of Toronto, in the Province of Ontario, into and the use thereof as a multiple-family dwelling house, the owner of such single-family dwelling house known in the year 1944 as 75 South Drive, Toronto, is hereby permitted to convert such house into and use same as a two-family dwelling house, subject to the following conditions:—

- (a) no dwelling unit therein shall have a floor area less than 500 square feet;
- (b) all exterior alterations to the said dwelling house shall be subject to approval by the Commissioner of Buildings for the Corporation of the City of Toronto;
- (c) the said dwelling house shall not be enlarged except as may be required or permitted by the said Commissioner of Buildings under the provisions of Building By-law No. 9868 of the Corporation of the City of Toronto.

2. This Order shall be effective on and after the 20th day of March, 1944.

Dated at Ottawa this 15th day of March, 1944.

R. S. SMART,
Real Property Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

Fuelwood Order

WARTIME PRICES AND TRADE BOARD

Fuelwood Order No. 96

Prices of Fuelwood in Lower Fraser Valley including Greater Vancouver Area in the Province of British Columbia

Under powers given by the Wartime Prices and Trade Board to the Wood Fuel Administrator, -

IT IS HEREBY ORDERED AS FOLLOWS:—

Effective Date, Revocation and Application of Order

1. This Order comes into force on March 10, 1944, and revokes and replaces Fuelwood Order No. 67 and Fuelwood Order No. 63 as amended by Fuelwood Orders Nos. 71 and 82. This Order fixes the highest selling prices of fuelwood in that part of the Fraser Valley west of and including the Municipality of Hope in the Province of British Columbia. However, it does not affect the following which all remain as fixed by the Wartime Prices and Trade Regulations:—

- (i) The highest selling price by any person of hog fuel,
- (ii) The highest selling price by the producer of sawdust or millwood when sold f.o.b. his mill or plant, and
- (iii) The highest selling price by any person of sawdust or millwood when sold outside the Greater Vancouver Area as described in Schedule "A".

The only Sections of this Order applicable to hog fuel are Sections 3 to 7, both inclusive.

Definitions

2. For the purposes of this Order,

- (a) "bushwood" means wood cut for fuel from trees standing or fallen and which is not a by-product of a lumber mill operation;
- (b) "cord" is a quantity measurement of stacked fuelwood containing 128 cubic feet. However, a cord of loosely packed fuelwood 16 inches in length and under must contain 168 cubic feet;
- (c) "dryland millwood" means millwood produced outside of the Greater Vancouver Area and which is brought into the area for sale;
- (d) "fuelwood" includes millwood, bushwood, sawdust and hog fuel;
- (e) "green" referring to millwood or bushwood means not seasoned dry;
- (f) "millrun" referring to millwood means unsorted millwood including slabs, edgings and inside wood as it comes direct from the mill;
- (g) "seasoned dry" referring to millwood or bushwood means millwood and bushwood that has been stacked and stored for at least ninety days between March 15 and August 15 in any year and also includes millwood which has been kiln dried;
- (h) "sell" includes an offer to sell;
- (i) "unit" is a quantity measurement of sawdust or hog fuel containing 200 cubic feet and the number of cubic feet of sawdust or hog fuel delivered in the seller's container when loaded to capacity shall not be deemed to be greater than the inside capacity of such container in cubic feet;
- (j) "Greater Vancouver Area", "Southwestern Vancouver Area" and "North-eastern Vancouver Area" mean respectively the area described as such in Schedule "A", "B" or "C" hereto.

Sales by Cord or Unit

3. All sales of millwood and bushwood must be by cord measurement and of sawdust and hog fuel by unit measurement.

Advertisement

4. An advertisement offering fuelwood for sale must contain the full name and address of the seller.

Price List to be Posted Up and Copy Sent to Regional Wood Fuel Officer

5. A person who sells fuelwood must keep a copy of his price list on display at the place he takes orders for or sells the same, in a position where it can be readily examined by customers. A copy of the price list must be displayed promptly after this Order comes into force and a copy sent to the Regional Wood Fuel Officer, 623 Vancouver Block, 760 Granville Street, Vancouver, British Columbia, not later than April 10, 1944. If any change is made in prices, a new price list must be put on display and a copy sent to the Regional Wood Fuel Officer at the above address within fourteen days after the change is made.

Invoice or Sales Slip to be Given

6. On a sale of fuelwood, the seller must furnish the buyer at or before the time of delivery with an invoice or sales slip showing:—

- (a) the seller's name and address;
- (b) the date of sale and delivery;
- (c) the kind and quantity sold;
- (d) for bushwood or millwood, the length and whether seasoned dry or green;
- (e) the price per cord or per unit and the total price charged;
- (f) the amount of any service charge made pursuant to this Order or otherwise authorized.

Copy of Invoice or Sales Slip to be Retained

7. The seller must keep a duplicate of each invoice or sales slip and have it available at his place of business for inspection by any authorized representative of the Board at any time within twelve months after the date of delivery.

Highest Prices of Sawdust and Millwood Delivered in Greater Vancouver Area

8. (1) Subject to the provisions of subsection (2) of this Section, the highest price per cord or per unit at which any person may in the Greater Vancouver Area sell fuelwood of a kind named, length specified, quality stated and including delivery to the buyer's premises as mentioned in Schedule "A" of this Order is fixed at the price for the same set forth in Schedule "A".

(2) In cases where there is unusual difficulty in placing sawdust in the bin or storage place of the buyer, the seller may make an additional service charge to cover such placing, which service charge shall not exceed 50 cents per unit, and in cases of dispute as to the amount of any service charge made, the Administrator shall have the power to allow or disallow and to fix the amount of any service charge made and his decision shall be final and binding on the parties involved in such dispute.

Highest Prices of Bushwood Delivered in Southwestern Vancouver Area

9. The highest price per cord at which any person may in the Southwestern Vancouver Area sell bushwood of a kind named, length specified, and including delivery to the buyer's premises, is fixed at the price for the same set forth in Schedule "B".

Highest Prices of Bushwood Delivered in Northeastern Vancouver Area

10. The highest price per cord at which any person may in the Northeastern Vancouver Area sell bushwood of a kind named, length specified, and including delivery to the buyer's premises, is fixed at the price for the same set forth in Schedule "C".

Highest Prices of Bushwood Delivered in Lower Fraser Valley West of Hope and Exceptions

11. (1) Except as provided in subsection (2) of this Section, the highest price per cord at which any person may in the Fraser Valley west of and including the Municipality of Hope, sell bushwood of a kind named, length specified, and including delivery to the buyer's premises, is fixed at the price for the same set forth in Schedule "D".

(2) The prices set forth in Schedule "D" shall not apply to bushwood sold in the Southwestern Vancouver Area and the Northeastern Vancouver Area.

Highest Prices Not Delivered

12. Where the seller other than a producer of sawdust and millwood does not deliver, the highest price per cord or per unit at which he may sell in an area described in Schedule "A", "B", "C" or "D" fuelwood of a kind named, length specified and quality stated in that Schedule shall be the price which includes delivery to the buyer's premises fixed for that area by this Order LESS the amount the buyer has to pay for delivery.

Rights Reserved to Administrator to Vary Certain Prices

13. By way of exceptions to Sections 8 and 12, the Administrator of Wood Fuel reserves the right, upon application to him to authorize in writing,

- (a) sale in the Greater Vancouver Area of a specified stock of thoroughly air-seasoned millwood by the applicant at a price per cord not more than the highest lawful price at which he sold such kind of millwood during the basic period (September 15 to October 11, 1941) or, if he did not sell such kind of millwood during the basic period, not more than the highest lawful price at which he sold such kind of millwood during the period January 1 to March 31, 1941, if the applicant establishes that over a period of years it has been his custom to thoroughly air-season millwood and deliver it to buyers in Greater Vancouver Area in a dry condition;
- (b) sales in the Greater Vancouver Area of millwood by the applicant in quantities of less than a cord at a price not more than the highest lawful price at which he sold the same quantity of millwood during the said basic period if the applicant establishes that over a period of years it has been his custom to sell millwood in such quantities.

Charges for Splitting

14. The maximum price which any person may charge, collect from or be paid for the service of splitting millwood and bushwood into stove size to the order or at the request of any consumer shall be at the rate of One dollar (\$1.00) per cord.

Charges for Sawing

15. The maximum price which any person may charge, collect from or be paid for the service of sawing millwood and bushwood four feet long into shorter lengths to the order or at the request of any consumer shall be at the following rate per cord, namely:—

(i) into 2 lengths.....	\$1.00
(ii) into 3 lengths.....	1.50
(iii) into 4 lengths or more.....	2.00

Dated at Ottawa, this 28th day of February, 1944.

J. S. WHALLEY,
Administrator of Wood Fuel.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

SCHEDULE "A"

To FUELWOOD ORDER No. 96

HIGHEST SELLING PRICES OF FUELWOOD IN "GREATER VANCOUVER AREA"
IN THE PROVINCE OF BRITISH COLUMBIA

"Greater Vancouver Area" means the cities of Vancouver, North Vancouver, New Westminster and Port Moody; the Area known as the University of British Columbia Endowment Lands; Granville Island; the Municipalities of West Vancouver, Burnaby and Fraser Mills; the District Municipality of North Vancouver; that part of the Municipality of Coquitlam west of the Coquitlam river; that part of the Municipality of Richmond north of Blundell Road and that part of the Municipality of Surrey lying to the north of the northern boundary of the Municipality of Delta, the Town Line Road and Wilson Road; District Lot 172 in the County of Westminster and all Indian Reserves contiguous to such cities, area, island, municipalities, parts of municipalities and district lot, all in the province of British Columbia.

PART I—SAWDUST

Kind	PRICE PER UNIT	
	Delivered in bags and placed in the buyer's bin or storage place on his premises	Delivered in bulk to buyer's premises
	\$ cts.	\$ cts.
Douglas Fir.....	5 00	4 50
Any other kind.....	4 00	3 50

PART II—MILLWOOD, OTHER THAN DRYLAND MILLWOOD
NOT OVER 4 FEET IN LENGTH

Kind	PRICE PER CORD	
	Green	Seasoned dry
	\$ cts.	\$ cts.
Douglas Fir mixed millrun.....	5 50	7 50
Fir Slabs.....	5 00	7 00
Fir Edgings.....	4 75	6 75
Fir, mixed slabs and edgings.....	4 90	6 90
Inside Fir.....	6 50	8 50
Hardwood Veneer Blocks.....	7 50	9 50
Kindling, any kind.....	5 00	7 00
Mixed millrun other than Fir.....	5 00	7 00
Inside Blocks other than Fir.....	6 00	8 00
Slabs other than Fir.....	4 50	6 50

SCHEDULE "A" TO FUELWOOD ORDER No. 96—*Concluded*

PART III—DRYLAND MILLWOOD

Kind	PRICE PER CORD	
	16" and under	Over 16" and not more than 48"
	\$ cts.	\$ cts.
Fir (a) Green.....	9 00	7 50
(b) Seasoned dry.....	11 00	9 00
Other than Fir (a) Green.....	8 50	7 00
(b) Seasoned dry.....	10 50	8 50

NOTE.—All prices set out in Schedule "A" include delivery to the buyer's premises and for sawdust delivered in bags includes placing in the buyer's bin or other storage place. Where sawdust or millwood is not delivered, the above prices are subject to deduction of amount paid by the buyer for delivery.

SCHEDULE "B"

TO FUELWOOD ORDER No. 96

HIGHEST SELLING PRICES OF BUSHWOOD IN SOUTHWESTERN VANCOUVER AREA,
IN THE PROVINCE OF BRITISH COLUMBIA

"Southwestern Vancouver Area" means the cities of Vancouver and New Westminster; the Area known as the University of British Columbia Endowment Lands; Granville Island; the Municipalities of Burnaby and Richmond; District Lot No. 172 in the county of Westminster and all Indian Reserves contiguous to such cities, municipalities, area, island and lot, all in the province of British Columbia.

Kind	PRICE PER CORD		
	Col. 1	Col. 2	Col. 3
	48" Length	14" to 16" Length	12" Length
	\$ cts.	\$ cts.	\$ cts.
Softwood—Fir, Pine, Hemlock, etc.....	10 50	12 00	12 50
Hardwood—Birch, Maple, Alder, etc.....	11 50	13 00	13 50

NOTE.—All prices set out in Schedule "B" include delivery to the buyer's premises. Where Bushwood is not delivered, above prices are subject to deduction of amount paid by the buyer for delivery.

SCHEDULE "C"

TO FUELWOOD ORDER No. 96

HIGHEST SELLING PRICES OF BUSHWOOD IN NORTHEASTERN VANCOUVER AREA,
IN THE PROVINCE OF BRITISH COLUMBIA

"Northeastern Vancouver Area" means the cities of North Vancouver and Port Moody; the Municipalities of West Vancouver and Fraser Mills; the District Municipality of North Vancouver; that part of the Municipality of Coquitlam west of the Coquitlam River, and all Indian Reserves contiguous to such municipalities, part of a municipality and district, all in the province of British Columbia.

Kind	PRICE PER CORD		
	Col. 1	Col. 2	Col. 3
	48" Length	14" to 16" Length	12" Length
	\$ cts.	\$ cts.	\$ cts.
Softwood—Fir, Pine, Hemlock, etc.....	9 50	11 00	11 50
Hardwood—Birch, Maple, Alder, etc.....	10 50	12 00	12 50

NOTE.—All prices set out in Schedule "C" include delivery to the buyer's premises. Where Bushwood is not delivered, above prices are subject to deduction of amount paid by the buyer for delivery.

SCHEDULE "D"

TO FUELWOOD ORDER No. 96

Highest Selling Prices of Bushwood in the Area Described as part of the Fraser Valley lying West of and including the Municipality of Hope, all in the Province of British Columbia EXCLUDING (1) Southwestern Vancouver Area;
(2) Northeastern Vancouver Area.

Kind	PRICE PER CORD		
	Col. 1	Col. 2	Col. 3
	48" Length	14" to 16" Length	12" Length
	\$ cts.	\$ cts.	\$ cts.
Douglas Fir.....	8 00	9 50	10 00
Birch, Maple, Alder.....	9 00	10 50	11 00

NOTE.—All prices set out in Schedule "D" include delivery to the buyer's premises. Where Bushwood is not delivered, above prices are subject to deduction of amount paid by the buyer for delivery.

PART IV
 Wartime Industries Control Board
 (Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY
COAL CONTROLLER

Order No. Coal 7A

(Order No. Coal 7—Imported Bituminous Coal Distribution—Amended)

Dated 29th February, 1944.

Pursuant to the powers conferred by Order in Council P.C. 1752 of March 5, 1943 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Section 6 Amended

In view of the prospective early opening of navigation it is desirable to clear dock space for the receipt of incoming coal and Section 6 of the Coal Controller's Order No. Coal 7 dated August 26, 1943 is amended by deleting from the said Section the figures "1944" wherever they appear therein and by substituting therefore the figures "1945".

2. Effective Date

This Order shall be effective on and from March 1st, 1944.

IAN MACLAREN,
Associate Coal Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY
METALS CONTROLLER

Order No. M.C. 26A

(Rescinding Order No. M.C. 26—Copper Bearing Plates and Sheets)

Dated 29th February, 1944.

Pursuant to the powers vested in the Metals Controller by Order in Council P.C. 5225 of June 19, 1942, and by any other enabling Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Order No. M.C. 26 Rescinded

Order of the Metals Controller, No. M.C. 26, dated October 2, 1942, is hereby rescinded.

F. M. CONNELL,
Metals Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

VOLUME I, No. 12



MAR. 27, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

OTTAWA
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1944

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PART I
Orders in Council

**Order in Council re purchase, lease, etc., of properties in Canada
for the United States Government.**

P.C. 6998

Certified to be a true copy of a Minute of a Meeting of the Committee of the Privy Council, approved by His Excellency the Governor General on the 7th September, 1943.

The Committee of the Privy Council have had before them a report dated 2nd September, 1943, from the Minister of Transport, representing:—

That, under date July 9, 1943, the Secretary, Cabinet War Committee, advised that the report prepared by representatives of the department concerned, with reference to title to property in Canada, required for United States purposes, was approved in principle, and that the following specific points were agreed upon;

- (a) that the government take action to acquire properties only when they were intended for the direct use of the U.S. government; U.S. contractors to make their own arrangements on the understanding that they would not acquire property in the name of the U.S. government;
- (b) that government action be limited to cases where the United States wished to acquire land for building or a complete building together with the land on which it stood;
- (c) that all leases to property already acquired by the U.S. government be taken over by the government;
- (d) that the government assume the cost of all properties acquired for the U.S. government making them available to the U.S. government without cost;
- (e) that the Department of Transport be authorized to purchase the Jesuit College in Edmonton (at present being used as headquarters for the U.S. Army Engineers) at an approximate cost of \$115,000.

That, in said report, it was recommended that the Department of Mines and Resources assume responsibility for acquiring properties located in the Northwest Territories, the Yukon Territory, the Dawson Creek area, B.C., including Fort St. John, the Fitzgerald area, Alberta, and in any case connected with the rights of way for the Alaska Highway, and that the Department of Transport take action in all other cases.

The Committee, therefore, on the recommendation of the Minister of Transport, advise that authority be given for the Department of Transport, in arranging for the purchase, leasing, or otherwise acquiring the properties required in Canada by the United States Government in accordance with the approval given by the Cabinet War Committee as above mentioned, to utilize the services of certain personnel of the real estate, legal, engineering and financial staffs of the Canadian National Railways, the salaries and expenses of such personnel to be repaid currently to the Canadian National Railways; application to be made to The Treasury Board for funds, from the War Appropriation, for acquiring the properties referred to and repayment of the salaries and expenses of the personnel of the Canadian National Railways.

A. D. P. HEENEY,
Clerk of the Privy Council.

**Order in Council authorizing the Canadian Wheat Board to take
delivery of wheat from producers thereof in the crop year
1942-43 who have disposed of their interest in the
farm lands operated by them**

P.C. 1722

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 16th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Trade and Commerce reports:—

That considerable numbers of producers in the area comprised by the provinces of Manitoba, Saskatchewan, Alberta and those parts of the Province of British Columbia known as the Peace River District and the Creston-Wynndel area have ceased to operate farms;

That very considerable numbers of such producers have enlisted in the Armed Forces or the Merchant Marine of Canada;

That such producers are in possession of wheat which cannot be marketed or can only be marketed in part under existing regulations; and

That it is deemed advisable and necessary to allow such producers to market such wheat and to empower The Canadian Wheat Board to buy, receive and take delivery of the same.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Trade and Commerce and under and by virtue of the powers vested in the Governor General in Council by the War Measures Act and otherwise, is pleased to make the following regulations and they are hereby made and established accordingly:—

REGULATIONS

Interpretation:

1. Unless the context otherwise requires:—

(a) "Act" means the Canadian Wheat Board Act.

(b) A reference to a section by number only is a reference to such section of these regulations, and all other words and expressions shall have the same meaning as they have in the said Act.

2. The Canadian Wheat Board is hereby empowered to buy, receive and take delivery of wheat from producers thereof

(a) who were producers in the crop year 1942-43 or in any crop year prior thereto and

(b) who have sold or otherwise disposed of or terminated their interest in the farm lands operated by them, and who are not engaged in farming operations, provided such wheat was produced and received by such producer prior to the sale, disposal or termination of the producer's said interest in the said land;

3. (1) Where the quota established by the Board under Order in Council, P.C. 3135 of April 16, 1943, for a delivery point exceeds ten bushels per authorized acre, the Board shall

(a) buy and take delivery of wheat offered for sale at such delivery point by persons from whom the Board is, by section two, authorized to purchase wheat and such wheat shall not be subject to the quotas established under the said Order in Council of April 16, 1943;

(b) pay to persons delivering wheat to the Board pursuant to these regulations at the time of delivery, or at any time thereafter as may be agreed upon, a sum certain per bushel basis in store Fort William-Port Arthur or

Vancouver to be fixed by the Board with the approval of the Governor General in Council in the case of each grade of wheat, provided that each sum certain shall, in the case of wheat of the grade Number One Manitoba Northern, be one dollar and twenty-five cents, and in the case of each other grade such other sum certain as in the opinion of the Board brings such grade into proper price relationship with Number One Manitoba Northern.

(2) This section shall be read and construed as one with the Act, and all provisions of the Act shall, except as provided in these regulations, apply and have full force and effect in respect of all deliveries made by producers to the Board hereunder and all wheat purchased by the Board from persons as authorized by these regulations.

4. Any person who has sold or delivered wheat under the terms of these regulations shall not be eligible to apply for or receive from the Board a permit for the delivery of grain in the crop year 1944-45.

5. The Board may, by regulation

- (a) require any person to make reports or returns to the Board, furnishing such information relating to the sale, purchase, storage, or handling of wheat by him either on his own behalf or as agent for or on behalf of some other person as the Board deems advisable.
- (b) prescribe such forms as it deems necessary for the administration of these regulations or any order made pursuant to these regulations.

6. Every person who

- (a) furnishes any false information with relation to wheat sold to the Board hereunder or for the purpose of assisting any person in selling wheat to the Board hereunder; or who
- (b) contravenes or omits to comply with these regulations or with any regulations made by the Board under these regulations shall be guilty of an offence and liable on summary conviction to a fine not exceeding five thousand dollars or to imprisonment not exceeding two years or to both such fine and such imprisonment.

7. These regulations shall have full force and effect notwithstanding anything contained in any other statute or law.

8. These regulations shall cease to have any force and effect on and after the first day of August, nineteen hundred and forty-four; provided that for the purposes of section nineteen of the Interpretation Act these Regulations shall be deemed to have been revoked on the said first day of August, nineteen hundred and forty-four, and the said section nineteen shall be applicable in respect of these Regulations notwithstanding that they cease to have any operation or to be of any further force and effect on that date, as if they were so revoked.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending the Regulations for the maintenance of discipline among and treatment of Prisoners of War

P.C. 1780

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 16th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of National Defence reports as follows:

- (a) By Order in Council P.C. 4121 dated 13th December, 1939, "Regulations governing the maintenance of discipline among and treatment of Prisoners of

War" were made and established, which Regulations provide in part that Prisoners of War and/or Internees may be employed on Works Projects or in the Works Program, Prisoners of War.

- (b) Although the aforesaid Order in Council makes no provision regarding the number of daily work hours for these Prisoners of War and Internees, practice to date has been that upon completion of a four hour work day in the camp area or the immediate confines thereof these Prisoners of War become eligible for a daily award of twenty cents payable by credit entry in individual trust accounts.
- (c) No actual cash issue is therefore involved by reason of these awards but in lieu thereof "token money" may be issued to the individual for any part of the balance shown in his trust account and this "token money" in turn may be used for the purchase of articles stocked in the camp canteen.
- (d) Certain other Prisoners of War employed on Works Projects carried on outside the camp area and administered by the Department of Labour under authority of Order in Council P.C. 2326 dated 10th May, 1943, upon completion of an eight hour work day become eligible for a daily award of fifty cents under authority of Order in Council P.C. 5550 dated 29th July, 1943, the actual award being made under the same terms and conditions as hereinbefore set out for those Prisoners and Internees employed under authority of Order in Council P.C. 4121.
- (e) Knowledge of the fact that those Prisoners employed under authority of Order in Council P.C. 2326 are in receipt of the higher emolument provided by Order in Council P.C. 5550 has been responsible for considerable dissatisfaction among those Prisoners of War and Internees employed on Works Projects or in the Works Program, Prisoners of War within Camp areas under authority of Order in Council P.C. 4121 and presently in receipt of the lower daily award of twenty cents hereinbefore referred to.
- (f) It is therefore considered that this dissatisfaction could be remedied by provision that those Prisoners of War and/or Internees employed on Works Projects or in the Works Program, Prisoners of War, upon completion of an eight hour work day would become eligible for the fifty cents daily award presently provided for those Prisoners employed under authority of Order in Council P.C. 2326 and payable in the same manner as the present award, i.e. by credit entry and the subsequent issue of "token money".
- (g) It is further considered that this proposal would effect a substantial increase in the production of those items manufactured by Prisoners of War within camp areas in view of the fact that the present number of daily work hours is being doubled.

Therefore, in view of the foregoing, His Excellency the Governor General in Council, on the recommendation of the Minister of National Defence, concurred in by the Secretary of State for External Affairs and the Minister of Labour, is pleased to amend the "Regulations governing the maintenance of discipline among and treatment of Prisoners of War" made by Order in Council P.C. 4121 dated 13th December, 1939, and they are hereby amended, with effect from 1st January, 1944, by deleting Sections 37 (a) and (b) of Part V—Employment of Prisoners of War and substituting the following therefor:

- 37 (a) Pending fixation of the rate of pay of Prisoners of War, Class I, in accordance with Article 34 of the Convention, a daily wage rate of not more than fifty cents per day for an eight hour work day shall be payable for such days that Prisoners of War are employed.
- (b) The rate of pay for Prisoners of War Class II including enemy Merchant Seamen and/or Internees shall be fifty cents per day for each eight hour work day that the prisoners are employed.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council relieving Civil Servants who have enlisted from requirement of furnishing evidence as to health, required under Civil Service Superannuation Act, etc.

P.C. 32/1781

Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 17th March, 1944.

The Board recommend that under and by virtue of the War Measures Act, any person appointed to a permanent position in the Civil Service which is exempted from the operation of the Civil Service Act, and who has enlisted for overseas service in His Majesty's Forces shall not be required to furnish further medical evidence as to his physical condition and health as required by Part VI of the Civil Service Superannuation Act, effective from January 1, 1944.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council *re* insurance on and incidental to aircraft being constructed, overhauled or repaired

P.C. 49/1781

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 17th day of March, 1944.

The Board had under consideration a memorandum from the Honourable the Minister of Munitions and Supply, reporting:—

“That the Department of Munitions and Supply has in recent months reviewed its policy in respect of insurance on and incidental to aircraft being constructed, overhauled or repaired under contract with His Majesty the King represented by the undersigned;

That as a result of such review and having regard to the extensive aircraft program and the widespread nature of the risk the undersigned is of opinion that it is desirable and in the public interest that the policy of the Department in respect of such insurance should be as set forth in general terms in Schedule ‘A’ attached hereto;

That the reason for recommending that insurance be effected as provided in Section 1, sub-sections (b), (c), (d) and (f) of Schedule ‘A’ is that to the extent that the United States Government is unwilling to assume the risks therein mentioned it is willing to pay the cost of such insurance as an item of the cost of production;

That insurance is recommended as in Section 2, sub-sections (c) and (d) of Schedule ‘A’ because Insurance Companies doing this class of business give a better inspection service than can be obtained by other means;

That it has been found necessary in practice to effect insurance as provided in Section 1, sub-section (e), Section 2, sub-section (e) and Section 4, sub-section (b) of Schedule ‘A’, because the crew required to operate an aircraft during test, experimental or demonstration flights is unwilling to make such flights unless such insurance is effected.

The undersigned, therefore, upon the advice of the Deputy Minister, has the honour to recommend that, under and by virtue of the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, Your Excellency in Council be pleased to order as follows:—

1. That the policy in respect of insurance on and incidental to aircraft being constructed, overhauled or repaired under contract with His Majesty the King represented by the undersigned, as set out in general terms in Schedule ‘A’ attached hereto be approved, and that authority be granted to the undersigned to effect and carry out such policy with power to vary such policy in any case or cases in which the undersigned shall deem it advisable.

2. That without limiting the generality of the foregoing the undersigned be authorized to assume on behalf of His Majesty any risk of loss of, damage to and liability in respect of aircraft being constructed, overhauled or repaired as he may deem advisable, and to indemnify the contractor or a sub-contractor against any action, claim or demand instituted or made in respect of which, in the opinion of the undersigned, the contractor or sub-contractor may be indemnified by reason of the assumption of such risk by His Majesty, and to settle or defend any such action, claim or demand.

3. That the undersigned be further authorized to do all such things as appear to him to be incidental to or necessary or expedient for the carrying out of the policy in respect of insurance as set out in Schedule 'A' attached hereto and for the exercise of any of the powers herein conferred, including the execution of amendments to any existing contracts which have been entered into on behalf of His Majesty."

The Board concur in the above report and recommendation, and submit the same for favourable consideration.

A. D. P. HEENEY,
Clerk of the Privy Council.

SCHEDULE "A"

Sec. 1. *Production of Aircraft on Cost-Plus Basis Where the Contractor is Wholly Engaged in the Production of Aircraft for Sale to the United States Government.*

- (a) Plant, equipment, machinery, gauges, tools or dies belonging to His Majesty (including Government Issue) are not to be insured while in possession of the Contractor but are to be at the risk of the Crown.
- (b) Aircraft, parts and materials therefor, aircraft equipment, and work in process, whether or not title thereto is vested in whole or in part in His Majesty, are to be insured against loss or damage by fire including supplemental cover until final acceptance except to the extent that the United States Government assumes the risk. Premium is to be allowed as an item of cost.

Note.—Where the Contractor is also engaged in the production of aircraft for the Canadian and/or the United Kingdom Governments, the question of insurance is to be dealt with according to circumstances and is to be specifically covered in the contract.

- (c) *Ground and Mooring Risks:*

Aircraft is to be insured against Ground and Mooring Risks prior to acceptance except to the extent that the United States Government assumes the risk. Premium is to be allowed as an item of cost.

- (d) *Test, Experimental and Demonstration Flight:*

Prior to acceptance aircraft is to be insured during test, experimental and demonstration flight, except in respect of contracts where the United States Government assumes this risk, and the premium is to be allowed as an item of cost.

- (e) *Pilot:*

Insurance may be effected (in a reasonable amount) on a Contractor's pilot and one observer, and, in the case of a large aircraft, on the crew necessary to operate the aircraft during test, experimental and demonstration flight. Premium is to be allowed as an item of cost.

- (f) *Third Party Liability During Test, Experimental or Demonstration Flight:*

Insurance is to be effected covering claims by Third Parties for bodily injury (fatal or otherwise) or for damage to property resulting from experimental, demonstration and test flight, except to the extent risk may be assumed by the United States Government. Premium is to be allowed as an item of cost. If the risk is assumed by the United States Government, His Majesty shall indemnify the Contractor against any such claims excepting those arising out of bodily injury (fatal or otherwise) to any occupant of an aircraft being so flown.

Sec. 2. Production of Aircraft on Cost-Plus Basis Where the Contractor is Wholly Engaged in the Production of Aircraft for the Canadian and/or the United Kingdom Governments.

- (a) Plant, equipment, machinery, gauges, tools or dies belonging to His Majesty (including Government Issue) are not to be insured while in possession of the Contractor but are to be at the risk of the Crown.
- (b) No insurance is to be effected on aircraft, parts and materials therefor, aircraft equipment and work in process, whether or not title thereto is vested wholly or in part in His Majesty, but the same are to be at the risk of the Crown.

Note.—Where the Contractor is also engaged in the production of aircraft for sale to the United States Government, the question of insurance is to be dealt with according to circumstances and is to be covered specifically in the contract.

(c) *Ground and Mooring Risks:*

Prior to acceptance by His Majesty aircraft is to be insured against Ground and Mooring Risks. Premium is to be allowed as an item of cost.

(d) *Test, Experimental and Demonstration Flight:*

Prior to acceptance by His Majesty aircraft is to be insured during test, experimental and demonstration flight. Premium is to be allowed as an item of cost.

(e) *Pilot:*

Insurance may be effected in a reasonable amount on a Contractor's pilot and one observer, and, in the case of a large aircraft, on the crew necessary to operate the aircraft during experimental, demonstration and test flights. Premium is to be allowed as an item of cost.

(f) *Third Party Liability During Test, Experimental and Demonstration Flight:*

No insurance is to be effected covering claims by Third Parties for bodily injury (fatal or otherwise) or for damage to property resulting from experimental, demonstration and test flights. His Majesty is to indemnify the Contractor against any such claims excepting those arising out of bodily injury (fatal or otherwise) to any occupant of the aircraft during such flight.

Sec. 3. Production of Aircraft on Fixed Price Basis.

Insurance is to be the same as in Sections 1 and 2 of this Schedule and premiums shall be included in the fixed price. No insurance Premiums are to be allowed as "extras" to the fixed price.

Sec. 4. Contracts for Aircraft Overhaul and Repair.

- (a) No insurance is to be effected on aircraft in custody of Contractor for overhaul or repair, parts and materials and aircraft equipment therefor, and work in process in connection therewith.
- (b) Insurance may be effected in a reasonable amount on a Contractor's test pilot and one observer, and, in the case of large aircraft, on the crew necessary to operate the aircraft during test flight. Premium is to be allowed as an item of cost.
- (c) No insurance is to be effected covering Claims by Third Parties for bodily injury (fatal or otherwise) or for damage to property resulting from test flight. His Majesty is to indemnify the Contractor against any such claims excepting those arising out of bodily injury (fatal or otherwise) to any occupant of an aircraft being test flown.
- (d) Plant, equipment, machinery, gauges, tools or dies belonging to His Majesty (including Government Issue) are not to be insured while in possession of the Contractor but are to be at the risk of the Crown.

Order in Council *re* Income Tax of members of the Expeditionary Force sent to Kiska.

P.C. 101/1781

Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 17th March, 1944.

The Board recommend, under the War Measures Act, that the members of the Expeditionary Force sent from Canada in 1943 to the Island of Kiska, in the Pacific Ocean, be dealt with as provided for in Section 4, paragraphs (t) and (v), of the Income War Tax Act, and for the purposes of the said section the Island of Kiska shall be deemed to be outside the Western Hemisphere.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council prohibiting the importation of Stearic Acid, except under permit

P.C. 1824

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 16th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas Order in Council P.C. 7636 dated the 26th day of August, 1942, prohibits the importation of the vegetable, animal, and fish oils and greases provided for in specified Tariff Items, except under permit issued by the Minister of National Revenue;

And whereas the Acting Minister of Finance reports that the Oils and Fats Administrator of the Wartime Prices and Trade Board requests that the provisions of the aforesaid Order in Council be extended to cover Stearic Acid, which is an animal fat product provided for in Tariff Items 215 and 215a;

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Finance, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to amend Order in Council P.C. 7636 dated the 26th day of August, 1942, and it is hereby amended by inserting Tariff Items "215, 215a" in the list of Tariff Items cited therein.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing J. H. Berry Chairman of Crown Assets Allocation Committee, vice J. P. Pettigrew

P.C. 1872

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 20th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 9529 of December 14, 1943, J. P. Pettigrew, Assistant Deputy Minister of Munitions and Supply, was appointed a member of and the Chairman of the Crown Assets Allocation Committee established by Order in Council P.C. 9108 of November 29, 1943;

And whereas the Minister of Munitions and Supply reports that it is necessary for the said J. P. Pettigrew to relinquish his duties as a member and the Chairman of the said Committee in order that he may be in a position to devote the whole of his time to the work of the Department;

And whereas the Minister further reports that in his opinion, J. H. Berry, Director General, Automotive and Tank Production Branch, Department of Munitions and Supply, and the Vice-Chairman of the Production Board of the Department, who is a member of the said Committee, is a fit and proper person to act as Chairman of the Committee;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, is pleased to revoke, as of March 20, 1944, the appointment of J. P. Pettigrew as a member of and the Chairman of the Crown Assets Allocation Committee.

His Excellency the Governor General in Council, on the same recommendation, is further pleased to appoint and doth hereby appoint the said J. H. Berry, Chairman of the said Committee, without any change in the basis or amount of the remuneration which he is now receiving from the Department of Munitions and Supply, the said appointment to be effective March 20, 1944.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council making appointments to Wartime Labour Relations Board

P.C. 1895

AT THE GOVERNMENT HOUSE AT OTTAWA

THURSDAY, the 16th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Wartime Labour Relations Regulations (Order in Council P.C. 1003 of February 17, 1944) provide for the appointment of a Board to be known as the Wartime Labour Relations Board to consist of a Chairman, Vice-Chairman, and not more than eight other members, to administer the said Regulations;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to make and doth hereby make the following appointments to the Wartime Labour Relations Board:—

Chairman.—Mr. Justice G. B. O'Connor of Edmonton, Alta.

Vice-Chairman.—Mr. Justice J. N. Francoeur of Quebec, P.Q.

Members.—H. Taylor, Esq., Canadian National Carbon Co. Ltd., Toronto, Ont.

W. H. Brown, Esq., Moore Corporation Ltd., Toronto, Ont.

A. Deschamps, Esq., Contractor, Montreal, Que.

A. J. Hills, Esq., Canadian National Railways, Montreal, Que.

A. R. Mosher, Esq., Canadian Congress of Labour, Ottawa, Ont.

F. Molineux, Esq., Brotherhood of Painters, Decorators and Paper-hangers of America, Hamilton, Ont.

W. L. Best, Esq., Brotherhood of Locomotive Firemen and Enginemen, Ottawa, Ont.

R. Harmegnies, Esq., The National Federation of Aluminum Workers, St. Joseph d'Alma, Que.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Mr. Geo. B. Henwood as Chairman of the Western Labour Board, vice Mr. Justice O'Connor, resigned

P.C. 1902

AT THE GOVERNMENT HOUSE AT OTTAWA

FRIDAY, the 17th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Honourable Mr. Justice George B. O'Connor has tendered his resignation, effective 10th March, 1944, as Chairman of the Western Labour Board established by Order in Council of the 17th May, 1943—P.C. 3870, in order to accept the Chairmanship of the Wartime Labour Relations Board.

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased hereby, to accept the said resignation and to appoint as Chairman of the said Western Labour Board, Mr. George B. Henwood, K.C., of Edmonton, Alta., (at present a member of the Western Labour Board and Chairman of the Regional War Labour Board for the Province of Alberta); Mr. Henwood's appointment to be effective the 10th day of March, 1944.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council amending National Selective Service Civilian Regulations

P.C. 1977

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 20th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas it is necessary for the security, defence, peace, order and welfare of Canada to amend The National Selective Service Civilian Regulations (Order in Council P.C. 246 of January 19, 1943), as hereinafter provided:

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour and under the authority of the War Measures Act, Chapter 206 of the Revised Statutes of Canada, and the National Resources Mobilization Act, 1940, is pleased to amend The National Selective Service Civilian Regulations (Order in Council P.C. 246 of January 19, 1943), and they are hereby amended as follows:—

1. Subsection 7 of section 251 is revoked and the following is substituted therefor:

"(7) (a) The Alternative Service Officer may grant to a person who is required to perform alternative service, leave of absence without remuneration for such period as he may determine;

(b) Any person, who is placed in charge of a place pursuant to an arrangement or agreement under this section, may grant holiday, sick or compassionate leave of absence without remuneration in accordance with the direction set out in instructions given by the Minister."

2. Subsection 8 of section 251 is amended by adding the following paragraph after paragraph (e):

"(f) who, upon the expiration or cancellation of leave granted pursuant to subsection seven of this section, fails to report to such place as the Alternative Service Officer or other person authorized to grant leave shall specify;"

3. Paragraph (e) of subsection (5) of section 252 is amended by adding the following immediately after subparagraph (iii) thereof

"and

- (iv) the amounts, if any, which he is authorized or directed by the Alternative Service Officer to pay to any person as an allowance for the maintenance of dependents of the employee or for hospital, dental, or medical services rendered the employee."

4. Section 253 is amended by adding the following immediately after subsection 2:

"(3) The Alternative Service Officer may, in accordance with principles and directions set out in instructions given by the Minister, authorize or direct an employer to pay to a person employed by him pursuant to section two hundred and fifty-two, or to such person's dependents or to any other person in trust for such dependents, an allowance for the maintenance of such dependents, out of the amounts payable from time to time by the employer for the services of such person."

"(4) In special circumstances the Alternative Service Officer may, as he deems necessary for the welfare of a person employed pursuant to section two hundred and fifty-two, authorize or direct the employer of such person to pay to any person entitled thereto amounts owing in respect of hospital, medical, or dental services rendered to such employed person, out of the amounts payable from time to time by the employer for the services of such person employed by him."

"(5) The Minister may reimburse any province or municipality for amounts disbursed by the province or municipality for the maintenance of dependents of any person to whom this Part applies during the time such person is performing alternative service or is employed under this Part."

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council bringing into force the Wartime Labour Relations Regulations

P.C. 1982

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 20th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas it is deemed desirable that the Wartime Labour Relations Regulations (P.C. 1003 of February 17, 1944,) be brought into force immediately.

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and doth hereby order that the Wartime Labour Relations Regulations established by Order in Council P.C. 1003 of February 17, 1944, shall come into force on the twentieth day of March, 1944.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council amending P.C. 18/5610 (leave of absence to Civil Servants for service with the Armed Forces of Canada)

P.C. 8/1983

Certified to be a true copy of a Minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 21st March, 1944.

The Board recommend that Order in Council of July 15, 1943, P.C. 18/5610, be amended by deletion of Sub-Sections (vii) and (viii) of Section (e) of paragraph 1 and substitution thereof of the following:

“(vii) The forces of any allied power which has or may have forces operating against His Majesty’s enemies, including the French Forces so operating prior to August 26, 1943.”

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council amending P.C. 32/8400, dated 29th October, 1941, compensation for loss of registered postal packets addressed to members of the forces overseas, etc.

P.C. 67/1983

Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 21st March, 1944.

The Board recommend that, pursuant to the provisions of the War Measures Act, Revised Statutes of Canada, 1927, Chapter 206, and notwithstanding the provisions of any other statute, order or regulation, Order in Council P.C. 32/8400, dated October 29, 1941, be amended as follows:—

1. By deleting the words “addressed to a member of the Canadian Army serving overseas takes place in the United Kingdom or on the Continent of Europe” where they appear in the third and fourth lines of the third paragraph thereof, and substituting therefor the following words: “addressed to a member of the Canadian Army serving anywhere under the administrative direction or control of Canadian Military Headquarters in Great Britain takes place”.

2. By inserting the following paragraph immediately after paragraph 3 thereof:—

“Where loss of or from a registered postal packet addressed to a member of the Royal Canadian Air Force serving anywhere under the administrative direction or control of Royal Canadian Air Force Overseas Headquarters occurs after receipt thereof by the addressee’s unit or formation from any Postal Service and before delivery to the addressee, and said loss can be traced to the theft or to the neglect of the Royal Canadian Air Force clerk or clerks (postal) or to the Royal Canadian Air Force personnel performing, on the instruction of the Officer Commanding same, the duties of clerk (postal) at the said unit or formation, compensation not exceeding the sum of Twenty-five Dollars (\$25) in respect of the loss of any one such registered packet or the contents thereof shall be payable under the following circumstances to the addressee or the sender, upon the addressee waiving his claim:—

(a) A report containing all available information respecting the circumstances surrounding any such loss will be submitted by Royal Canadian Air Force Overseas Headquarters to the Canadian Claims Commission (Overseas) with a certificate and recommendation of an officer of the said Headquarters of the rank of Group Captain or above, appointed by the Air Officer Commanding in Chief of such Headquarters for such purpose, certifying that in his opinion the loss has occurred as indicated in the report and recommending payment of the claim.

- (b) The Canadian Claims Commission (Overseas) constituted in pursuance of Order in Council dated 11th April, 1941, P.C. 29/2544, shall, in addition to the various duties and functions prescribed by the Regulations made thereunder and under this Order, accept the said Report as conclusive evidence of the facts therein stated, and if the Commission is of the opinion that such facts support a claim under this Order, shall certify accordingly to the Chief Treasury Officer (Overseas), stating the compensation (not exceeding \$25 in respect of the loss of any one packet or contents thereof) payable to the claimant, and the Chief Treasury Officer (Overseas) shall, upon such certification, make payment accordingly."

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council appointing Honourable Mr. Justice Archibald as Chairman of the National War Labour Board

P.C. 1986

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 20th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that Mr. Justice C. P. McTague has tendered his resignation as Chairman of the National War Labour Board and that it is necessary to make provision for an appointment to fill the vacancy thus created;

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour, is pleased to accept the said resignation of Mr. Justice McTague.

His Excellency in Council, on the recommendation of the Minister of Labour and pursuant to the provisions of the Wartime Wages Control Order 1943, P.C. 9384, dated December 9, 1943, and the War Measures Act, is further pleased to appoint and doth hereby appoint Mr. Justice M. B. Archibald, of Halifax, Nova Scotia, Chairman of the National War Labour Board, effective March 20, 1944, *vice* Mr. Justice C. P. McTague.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council abolishing the Office of Wood Fuel Controller, transferring his duties to the Timber Controller and re- enacting the Regulations respecting Timber

P.C. 1997

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 21st day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply represents that Regulations Respecting Wood Fuel were established by Order in Council P.C. 4362 of May 28, 1943, and were amended by Order in Council P.C. 5492 of July 9, 1943, and by Order in Council P.C. 215 of January 13, 1944; and by the said Order in Council P.C. 4362, James S. Whalley was appointed Wood Fuel Controller, and by Order in Council P.C. 1792 of March 5, 1943, Gustave C. Piche was appointed a Deputy Wood Fuel Controller;

That Regulations Respecting Timber were established by Order in Council P.C. 2716 of June 24, 1940, and were amended by Orders in Council P.C. 7120 of December 4, 1940; P.C. 4389 of June 17, 1941; P.C. 6037 of August 8, 1941; and P.C. 7360 of September 20, 1941; and by Order in Council P.C. 9994 of November 3, 1942, Alan H. Williamson was appointed Timber Controller; and

That it is desirable to abolish the office of Wood Fuel Controller and to confer on the Timber Controller the powers, duties and functions with respect to wood fuel now being exercised by the Wood Fuel Controller, and for these purposes to revoke certain of the Orders in Council above mentioned and re-enact Regulations Respecting Timber as hereinafter set out;

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply, is pleased to revoke and doth hereby revoke the following Orders in Council:—

P.C. 4362 of May 28, 1943; P.C. 1792 of March 5, 1943; P.C. 5492 of July 9, 1943; and P.C. 215 of January 13, 1944.

P.C. 2716 of June 24, 1940; P.C. 7120 of December 4, 1940; P.C. 4389 of June 17, 1941; P.C. 6037 of August 8, 1941, and P.C. 7360 of September 20, 1941.

His Excellency in Council, on the same recommendation, and pursuant to the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to make the following Regulations Respecting Timber and they are hereby made and established:—

REGULATIONS RESPECTING TIMBER

1. Interpretation

- (1) For the purpose of these Regulations, unless the context otherwise requires,
 - (a) "Controller" or "Timber Controller" shall mean the person appointed Timber Controller by the Governor in Council;
 - (b) "Deputy Timber Controller" shall mean any person appointed a Deputy Timber Controller by the Governor in Council;
 - (c) "dealing in" shall include the following activities or undertakings and shall also include the doing of any act in preparation for or in the course of any of them;

buying, selling, exhibiting for sale, taking or receiving orders for, leasing, hiring, lending, borrowing, exchanging, acquiring, importing, storing, supplying, delivering, transporting, distributing, allocating, shipping, conveying, installing, mortgaging, encumbering, bartering, trading, giving, transferring, using, or consuming

and "deal in"; "dealt in" and "dealer in" shall have corresponding and similarly extended meanings;
 - (d) "equipment" shall include any property, real or personal, and any goods owned by or under the control of any person for the purpose of producing or dealing in timber; provided that the Minister may generally or specifically declare in writing any property or thing to be included in or excluded from "equipment" for the purposes of these Regulations or any other Regulations or Order in Council relating to the Timber Controller;
 - (e) "Minister" shall mean the Minister of Munitions and Supply;
 - (f) "order" shall include any licence, permit, regulation, prohibition, direction, condition, requirement, restriction or limitation issued or made under these Regulations or under any other Regulation or Order in Council relating to the Timber Controller;
 - (g) "producing" shall include the following activities or undertakings and shall also include the doing of any act for or in the course or preparation of any of them: felling, cutting, sawing, processing, planing, finishing, converting and making, and "produce", "produced", "producer" and "production" shall have corresponding and similarly extended meanings;
 - (h) "timber" shall include any trees, standing or cut, and any lumber in any form, and any wood, processed or unprocessed, and any wood product,

and any by-product of wood, including but without limiting the generality of the foregoing, pulp wood, pulp wood chips, cordwood, millwaste, sawdust, hogged fuel and charcoal.

- (2) Except as herein otherwise provided His Majesty in Right of Canada, and His Majesty in Right of any province thereof, shall be bound by the provisions of these Regulations.

2. *Powers of the Timber Controller*

The Controller shall have power,

- (a) to take possession of, appropriate or otherwise acquire, any timber and/or any equipment wherever found, and to dispose of or otherwise deal in such timber;
- (b) to produce and/or deal in timber and/or equipment;
- (c) to enter on any land or into any building or place, by himself or by any person duly authorized by him thereunto, for the purpose of taking possession of, producing and/or dealing in timber and for the purpose of inspecting and/or searching for any timber;
- (d) to enter on, take possession of and utilize, by himself or by any person duly authorized by him thereunto, any land or premises or any plant, building, place, equipment or facilities used or capable of being used for producing and/or dealing in timber;
- (e) to prohibit or regulate any practice, or mode of, or related to, producing or followed in connection therewith, which, in the opinion of the Controller, would or might increase, or tend to increase, the price of timber and/or equipment of any kind either generally or to any person, or which would or might affect, or tend to affect, the orderly production of, and/or dealing in any timber and/or equipment;
- (f) subject to the approval of the Minister, to fix or limit the quantity of any timber and/or any equipment which may be produced and/or dealt in either generally or within specified periods of time; and to prohibit producing and/or dealing in any timber and/or equipment in excess of the quantities so fixed or limited;
- (g) to prohibit any person from consuming or using timber and/or equipment of any kind, either absolutely or to such an extent, or for any such purpose as may be specified by the Controller;
- (h) to issue and reissue licences to persons producing and/or dealing in timber and/or equipment, and to suspend, cancel or refuse to issue any such licence whenever the Controller deems it to be in the public interest to do so, and subject to the approval of the Minister, to fix the fees payable for the issue of such licences, and to prescribe the manner, procedure, terms and conditions under which such licences shall be obtained;
- (i) to prohibit any person from producing and/or dealing in timber and/or equipment of any kind or kinds, or participating in any such production and/or dealing in any timber and/or any equipment, either directly or indirectly, unless previously licensed by the Controller, or unless under a permit issued by the Controller;
- (j) to prescribe conditions to which any licence or permit shall be subject and to vary any such conditions and/or to specify further or other conditions;
- (k) to prohibit or regulate the construction of, or the making of any structural or other change or addition to, any plant, building or place used or to be used for or in connection with, the production of, or dealing in, timber and/or equipment;
- (l) to prohibit or regulate the use of any land, building, plant or place for the purpose of producing and/or dealing in timber and/or equipment of any kind;
- (m) to make or to require any person to make any structural change in or addition to, or to provide or to require any person to provide any equipment in, any plant, building or place for the purpose of or to be used in any way in connection with producing and/or dealing in, timber and/or any equipment;

- (n) to make orders regulating, fixing, determining and/or establishing the kind, type, grade, quality, standard and/or quantity of any timber and/or any equipment that may be produced and/or dealt in by any person; and to prohibit any production and/or dealing in timber and/or any equipment, contrary to any such order or orders;
- (o) subject to the approval of the Minister, to establish a quota or quotas prescribing the kind, type, model, grade, standard, quality, classification or species of any timber and/or any equipment that may be produced and/or dealt in by any person; and subject as aforesaid, to prohibit any person from producing and/or dealing in timber and/or equipment except in accordance with any such quota or quotas, unless the Controller shall have issued a permit therefor, which permit may specify the manner in which such timber and/or equipment may be produced and/or dealt in contrary to such quota or quotas and/or kind, types, models, grades, standards, qualities, classifications or species of any timber and/or any equipment, and the number of each, that may be produced and/or dealt in contrary to such quota or quotas;
- (p) to prohibit any person from owning, keeping, having, retaining, or being in possession of or having control of timber;
- (q) to order or to require any person owning or having power to dispose of, or being in possession of, or producing and/or dealing in timber and/or any equipment, to produce and/or deal in such timber and/or equipment in such manner as may be so ordered, and, if ordered so to do, in priority to any other business of such person;
- (r) to order or require any person producing and/or dealing in timber or equipment to make or procure the making of such checks and/or audits of the books, accounts and/or records of such person; or of any person who has received, directly or through another supplier, timber or equipment sold or supplied by such person, as may from time to time be prescribed by the Controller either generally or specifically;
- (s) to regulate and control, by prohibition or otherwise any or all dealings or transactions between any person producing and/or dealing in timber and/or any equipment and any other such person in respect of or in connection with, any production and/or dealing in any timber and/or any equipment, and/or the acquisition and/or use of any real and/or personal property, including any equipment, for or in connection therewith.

3. *Delegation*

The Controller shall have power to delegate to any person or persons any power vested in the Controller under these Regulations or under any Order in Council or Statute, including any power involving the exercise of a discretion, and any order made in the exercise by any such person of a power so delegated shall be final and binding unless and until it has been varied or vacated by the Controller.

4. *Orders to Conserve Timber, and Prevent or Preclude Breaches of Orders*

The Controller shall have power by order to prohibit and restrain any person from producing and/or dealing in timber and/or equipment or from dealing in any timber and/or equipment at any place or in any area or zone specified by the Controller, and to this end the Controller may order such acts or things to be done or omitted as he may deem necessary to prevent or preclude the use of any particular timber or equipment or any plant, building or place in breach of such order. The Controller may exercise the said power to prevent or preclude any breach or further breach or apprehended breach of any order (whether general or specific) of the Controller or any person acting under his authority.

5. *Breach of Contract Pursuant to Order*

Where any person fails to fulfil any contract or obligation whether made or assumed before or after the effective date of these Regulations, and such failure is due to compliance on the part of such person with any order made under the authority of these Regulations after such contract or obligation was made or assumed, proof of that fact shall be a good defence to any action or proceeding against such person in respect of such failure.

6. *Controller and Agents Protected*

The Controller and any person acting for, or on behalf of, or under the authority of the Controller shall not be or become liable to any person for anything done or omitted in the exercise or purported exercise of any power or authority from time to time vested in the Controller.

7. *Powers of a Deputy Controller*

A Deputy Timber Controller shall have and exercise any and all powers conferred on the Timber Controller, subject to any restriction thereof which the Controller may from time to time impose and subject in all cases to review by the Controller; provided that any order of a Deputy Timber Controller shall be final and binding unless and until it has been varied or vacated by the Controller.

8. *Wartime Industries Control Board Regulations Preserved*

Nothing in these Regulations shall restrict or vary the provisions of the Wartime Industries Control Board Regulations established by Order in Council P.C. 3 of January 4, 1944 and the Timber Controller shall have the powers and immunities and be subject to the limitations granted and imposed by the said Wartime Industries Control Board Regulations, which shall be read and construed as one with these Regulations.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council transferring Wood Fuel Orders to the Timber Controller and amending certain Orders in Council *re Wood Fuel*

P.C. 1998

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 21st day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas by Order in Council P.C. 4362 of May 28, 1943 Regulations Respecting Wood Fuel were established and James S. Whalley of the city of Winnipeg, Manitoba, was appointed Wood Fuel Controller;

And whereas by Order in Council of the 21st March, 1944, (P.C. 1997) the office of Wood Fuel Controller was abolished and the powers, duties and functions with respect to wood fuel now being exercised by the Wood Fuel Controller were conferred on the Timber Controller;

And whereas the Minister of Munitions and Supply reports that to enable the Timber Controller to exercise the powers and duties and functions now being exercised by the Wood Fuel Controller it is necessary, (a) to make certain Orders respecting Wood Fuel, Orders of the Timber Controller; and (b) to amend the Orders in Council hereinafter set out in the manner hereinafter provided.

Therefore His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and pursuant to the powers conferred by the War Measures Act and the Department of Munitions and Supply Act, is pleased to order and doth hereby order as follows:—

1. (1) The Orders hereinafter in this subsection set out, are hereby made Orders of the Timber Controller and shall be deemed to have been made pursuant to the Regulations Respecting Timber:

Administrator's Order A.82 dated April 13, 1942
 as amended by
 Administrator's Order A.227 dated June 11, 1942;
 Fuelwood Order No. 34 dated September, 5, 1942
 Fuelwood Order No. 36 dated September 12, 1942
 as amended by
 Fuelwood Order No. 53 dated November 18, 1942
 and
 Fuelwood Order No. 61 dated January 12, 1943
 and
 Order No. Wood Fuel 1 dated March 31, 1943;
 Fuelwood Order No. 40 dated September 14, 1942
 as amended by
 Order No. Wood Fuel 1 dated March 31, 1943;
 Order No. Wood Fuel 2 dated July 31, 1943.

(2) Wherever in any order referred to in subsection (1) next preceding any of the following expressions is used:

- (a) Deputy Administrator
- (b) Deputy Administrator of Wood Fuel
- (c) Wood Fuel Controller

then, unless the context otherwise requires, each of the said expressions shall mean the Timber Controller, and the Timber Controller shall have power to enforce and/or rescind, amend or vary any such order.

2. Order in Council P.C. 3465 dated April 29, 1943 (authorizing payment of subsidy or bonus to Wood Fuel Dealers) as amended, is further amended as follows,

- (a) by rescinding Section 1 of the Order in Council and by substituting therefor the following:

"1. For the purposes of this order, 'timber Controller' means the person appointed as such by the Governor in Council and includes any Deputy Timber Controller".

- (b) By deleting the words "Wood Fuel Controller" wherever they appear in Sections 2, 3, 4 and 5 of the said Order in Council and by substituting therefor the words "Timber Controller".

3. Order in Council P.C. 4669 dated June 7, 1943 (authorizing the Wood Fuel Controller to acquire equipment and facilities for production of wood fuel) is amended as follows,

- (a) by deleting from Section 1 of the said Order in Council the words and figures "Without limiting the powers conferred by the Regulations Respecting Wood Fuel established by P.C. 4362 of May 28, 1943, the Wood Fuel Controller may," and by substituting therefor the words "Without limiting any other powers conferred upon him, the Timber Controller may,";
- (b) by deleting the words "Wood Fuel Controller" wherever they appear in paragraphs (a) and (b) of Section 1, and in Sections 2 and 3 of the said Order in Council and by substituting therefor the words "Timber Controller".

4. Order in Council P.C. 6180 dated August 3, 1943 (authorizing establishment of camps for the housing of persons producing wood fuel) is amended as follows,

- (a) by deleting from Section 1 of the said Order in Council the words and figures "Without limiting the powers conferred by the Regulations Respecting Wood Fuel established by Order in Council P.C. 3462 of May 28, 1943, the Wood Fuel Controller may" and by substituting therefor the words "Without limiting any other powers conferred upon him, the Timber Controller may,".

5. Order in Council P.C. 5404 dated July 6, 1943 (appointing Lawrence Killam of Vancouver, B.C., Regional Advisor to the Wood Fuel Controller) is amended by deleting the words "Regional Advisor to the Wood Fuel Controller" where they appear in the operative part of the said Order in Council and by substituting therefor the words "Regional Wood Fuel Advisor to the Timber Controller".

6. Order in Council P.C. 5491, dated July 9, 1943 (appointing Arthur G. Pounsford of Port Arthur, Ont., Regional Advisor to the Wood Fuel Controller) is amended by deleting the words "Regional Advisor to the Wood Fuel Controller" where they appear in the operative part of the said Order in Council and by substituting therefor the words "Regional Wood Fuel Advisor to the Timber Controller".

7. Order in Council P.C. 7002, dated October 1, 1943 (appointing Regional Solid Fuel Representatives) is amended as follows,

(a) by rescinding Section 1 of the said Order in Council and by substituting therefor the following:

"1. The Coal Controller and The Timber Controller are hereby authorized to delegate generally or specifically to any Regional Solid Fuel Representative any or all of the respective powers heretofore or hereafter conferred upon such Controllers."

(b) by deleting from Sections 2 and 3 of the said Order in Council the words "Wood Fuel Controller" wherever the said words appear in the said sections and by substituting therefor the words "Timber Controller".

8. Order in Council P.C. 9157 dated November 30, 1943 (appointing C. H. Labarge, Regional Solid Fuel Representative, Ottawa District) is amended by deleting therefrom the words and figures "the powers of the Coal Controller and the Wood Fuel Controller with respect to the Regional Solid Fuel Representative for the Ottawa District shall be those conferred with respect to a Regional Solid Fuel Representative by Order in Council P.C. 7002 of October 1, 1943;" and by substituting therefor the words and figures "the powers of the Coal Controller and the Timber Controller with respect to the Regional Solid Fuel Representative for the Ottawa District shall be those conferred with respect to a Regional Solid Fuel Representative by Order in Council P.C. 7002 of October 1, 1943;".

A. D. P. HEENEY,

Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF JUSTICE

Whereas pursuant to the provisions of Regulation 4 of the Defence of Canada Regulations (Consolidation) 1941, as amended by Orders in Council P.C. 365 of January 16, 1942, P.C. 1486 of February 24, 1942, and P.C. 1452 of February 26, 1942, by Order dated March 19, 1942, the Minister of National Defence, with the concurrence of the undersigned the Minister of Justice, declared that an area of the Province of British Columbia described in the said Order be a protected area for the purposes of and subject to the provisions of Regulation 4 aforesaid;

And whereas pursuant to the said Regulation 4, as amended, the undersigned, the Minister of Justice, by Order dated August 18, 1942, imposed certain restrictions on enemy aliens in respect of the said protected area;

And whereas the Registrar General of Enemy Aliens has recommended that the said Order of the undersigned dated August 18, 1942, be amended to except from the operation of the provisions thereof any enemy alien who is a national of Rumania, Hungary, Finland, Italy or Austria and to whom the Registrar General of Enemy Aliens has, pursuant to the provisions of Regulation 26C of the Defence of Canada Regulations (Consolidation) 1942, issued a certificate exempting such enemy alien from the operation of the provisions of Regulations 24, 25 and 26 of the said Defence of Canada Regulations (Consolidation) 1942.

Now therefore know ye that the undersigned the Minister of Justice, doth, pursuant to the provisions of Regulation 4 of the Defence of Canada Regulations (Consolidation) 1942, hereby order that the said Order of the undersigned dated August 18, 1942, is amended to except from the operation of the provisions thereof any enemy alien who is a national of Rumania, Hungary, Finland, Italy or Austria and to whom the Registrar General of Enemy Aliens has, pursuant to the provisions of Regulation 26C of the Defence of Canada Regulations (Consolidation) 1942, issued a certificate exempting such enemy alien from the operation of the provisions of Regulations 24, 25 and 26 of the said Defence of Canada Regulations (Consolidation) 1942.

Dated at Ottawa this 17th day of March, 1944.

LOUIS S. ST. LAURENT,
Minister of Justice.

DEPARTMENT OF NATIONAL REVENUE

WM No. 35 (Revised)—Supplement No. 11

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 16th March, 1944.

To Collectors of Customs and Excise, and others concerned:

WAR EXCHANGE CONSERVATION ACT, 1940

The following territories (in addition to territories specified in the War Exchange Conservation Act, 1940) are designated as being in the sterling area for the purpose of the said Act:—

Egypt
Anglo-Egyptian Sudan
Iraq
Belgian Congo
Ruanda-Urundi
Iceland
Faroe Islands

Order in Council P.C. 2717, 22nd April, 1941, as published in Memorandum W.M. No. 35, Supplement No. 4 is cancelled.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 1684; 13/3/44—Authority, War Exchange Conservation Act)

WM No. 39—Sixth Revision—Supplement No. 18

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 10th March, 1944.

To Collectors of Customs and Excise, and others concerned:

EXPORT PERMITS

Imported goods SUBJECT TO EXPORT PERMIT REGULATIONS and consigned to a person or firm resident in Canada may not be re-addressed to a consignee outside of Canada while the goods are in transit and in Customs custody (but without entry at Customs) without the necessary Export Permit being obtained in each case. A copy of this Export Permit, date stamped at the port at which the re-direction takes place, is to be forwarded by the Collector direct to the Secretary, Foreign Exchange Control Board, Ottawa. A notation is to be made thereon as to the approximate quantity exported thereunder if the quantity exported does not agree with the permit.

This procedure does not apply to goods re-addressed TO A CONSIGNEE IN A COUNTRY IN THE BRITISH EMPIRE or in the COUNTRY FROM WHICH THE GOODS WERE IMPORTED.

While the foregoing procedure applies to all imported goods subject to export permit control re-addressed to countries not within the British Empire or a country not that from which the goods were imported, Collectors are requested to exercise particular caution in this respect with regard to shipments of the following imported goods proposed to be so re-addressed for export while in bond:—

Watches
Watch movements
Woollen fabrics

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

W.M. No. 101

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 16th March, 1944.

To Collectors of Customs and Excise, and others concerned:

PROHIBITED IMPORTS

The importation of the undermentioned goods is prohibited except under and in accordance with the terms of a permit issued by, or on behalf of, the Minister of National Revenue:—

Rovings, yarns and warps wholly or in part of artificial silk or similar synthetic fibres produced by chemical processes, not including threads, cords or twists packaged for retail sale (Tariff Items ex 558b, ex 558d, 558f and 558g).

In order that requests for permits for the above-mentioned goods may be dealt with as expeditiously as possible, applications in duplicate must be made on the prescribed form, which, together with all the correspondence relating thereto, should be sent direct to the Administrator of Rayon and Rayon Products, Aldred Building, Montreal, P.Q. The form to be used is the "Application for Permit to Import War Materials and Other Goods", and supplies thereof may be obtained from Collectors of Customs and Excise or from the Department. It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 1863; 13/3/44—Authority War Measures Act)

Series D No. 47—T.C. 146—Supplement No. 1

MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 16th March, 1944.

To Collectors of Customs and Excise, and others concerned:

TARIFF CHANGE BY ORDER IN COUNCIL

Onions in their natural state (not to include onions grown with tops, shallots, and onion sets), are exempt from Customs duty during the period May 1 to May 15, 1944.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 1682; 13/3/44—Authority: War Measures Act)

Series D No. 47—T.C. 155

MEMORANDUM
(CUSTOMS DIVISION)

OTTAWA, 16th March, 1944.

To Collectors of Customs and Excise, and others concerned:

TARIFF CHANGE BY ORDER IN COUNCIL

Effective 20th March, 1944, the undermentioned goods are exempted from the War Exchange Tax:—

Tariff Item	Description
ex 520	Raw cotton and cotton linters not further manufactured than ginned.
522	Rovings, yarns and warps wholly of cotton, not more advanced than singles, n.o.p.
522a	Rovings, yarns and warps wholly of cotton, not more advanced than singles, when imported by manufacturers of knitted goods, to be used in their own factories in the manufacture of knitted goods.
523	Woven fabrics, wholly of cotton, not bleached, mercerized nor coloured, n.o.p., and seamless cotton bags.
523a	Woven fabrics, wholly of cotton, bleached or mercerized, not coloured, n.o.p.
523b	Woven fabrics, wholly of cotton, printed, dyed or coloured, n.o.p.

D. SIM,
*Deputy Minister of National Revenue,
Customs and Excise.*

(P.C. 1681; 13/3/44—Authority, War Measures Act)

DEPARTMENT OF THE SECRETARY OF STATE OF CANADA

GOVERNMENT NOTICE

Revised Regulations Respecting Trading with the Enemy (1943)

NOTICE

The Secretary of State of Canada under and by virtue of the provisions of the Revised Regulations Respecting Trading with the Enemy (1943) hereby gives notice that persons residing in Canada may make remittances for the support of private individuals residing in the territory of Sicily provided such remittances are made with the approval of the Foreign Exchange Control Board; and this notice shall constitute the permission of the Secretary of State to make such remittances and such action shall not be deemed to be trading with the enemy.

The permission hereby given shall apply only to transactions which shall be entered into after the date of this notice; and any property which shall have vested in the Secretary of State acting in his capacity as Custodian under or by virtue of any regulations respecting trading with the enemy shall continue to be so vested, notwithstanding the permission hereby given, and the property shall continue under his control until it shall be expressly released under the provisions of the Revised Regulations Respecting Trading with the Enemy (1943).

Dated at Ottawa this 22nd day of March, 1944.

N. A. McLARTY,
Secretary of State of Canada.

PART III
Wartime Prices and Trade Board
(Finance)

GOVERNMENT NOTICE RS-8
RESPECTING REPAYMENT OF SUBSIDIES
Commodity Prices Stabilization Corporation Ltd.

TAKE NOTICE that the following exceptions enumerated in item 1 of Government Notice RS-7 respecting repayment of subsidies, published in Canadian War Orders and Regulations, 1944, Vol. 1, No. 9, of March 6, 1944, are deleted effective March 1, 1944:—

Cotton Thread Waste,
 Cotton Mill Waste,
 Cotton Rags, except new rags suitable for garnetting.

FURTHER TAKE NOTICE that the following exception enumerated in item 2 of Government Notice RS-7 respecting repayment of subsidies published in Canadian War Orders and Regulations, 1944, Vol. 1, No. 9, of March 6, 1944, is deleted effective March 1, 1944:—

Wool Waste of all kinds.

FURTHER TAKE NOTICE that the classes and kinds of goods described hereunder have been and are hereby designated as "subsidized goods" for the purposes of Order in Council P.C. 5518 of July 16, 1943, respecting repayment of subsidies.

FURTHER TAKE NOTICE that the amounts of subsidy involved in such classes and kinds of goods have been and are hereby determined, declared and specified to be the amounts respectively described opposite such classes and kinds of goods as follows:—

CLASSES AND KINDS OF GOODS	AMOUNT OF SUBSIDY REPAYMENT
1. Wool noils, wool and worsted waste and rags, new and old, of every description, on being exported on or after March 2, 1944.....	2 per cent of invoice value
2. Cotton waste and rags, new and old, of every description, on being exported on or after March 2, 1944.....	5 per cent of invoice value

Dated at Ottawa, this 6th day of March, 1944.

COMMODITY PRICES STABILIZATION CORPORATION LTD.
 per H. B. McKINNON, *President.*



Board Orders

WARTIME PRICES AND TRADE BOARD

ORDER No. 372

**Respecting Adjustments to Maximum Retail Prices which
include a Fraction of a Cent.**

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528, dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. (1) This Order comes into force on March 20, 1944, and deals with the adjustment of maximum retail prices which work out at a fraction of a cent.

(2) The provisions of this Order supersede any provision providing for adjustments to be made to maximum retail prices which work out at a fraction of a cent, contained in any Order, notice or directive heretofore issued by or on behalf of the Board respecting any goods other than those goods listed in the Schedule hereto.

(3) In this Order "unit" means a single article or a unit of weight or measure. In respect to particular goods it means the unit of weight or measure such as "pound", "gallon", "dozen", or "yard", or the single article, in terms of which the maximum retail price of those goods is fixed by or on behalf of the Board.

2. The following rules shall apply to the selling and pricing at retail of all goods for which a maximum price at retail has been fixed or is hereafter fixed by or on behalf of the Board except those goods listed in the Schedule hereto.

Rule 1. If a retailer wishes to price any goods for sale by unit, and the maximum price of the unit includes a fraction of a cent in addition to a whole number of dollars and/or cents, it shall be reduced to the next lower whole cent if the fraction is less than one-half of a cent or, if the fraction is one-half of a cent or more, it shall be increased to the next higher whole cent.

Rule 2. If the retailer wishes to price the goods for multiple sale, the maximum price of the multiple quantity shall be determined by multiplying the number of units included in the multiple quantity by the maximum price per unit, as it is fixed before any adjustment is made to it under Rule 1 and, if the resulting price for the multiple quantity includes a fraction of a cent in addition to a whole number of dollars and/or cents, it shall be reduced to the next lower whole cent if the fraction is less than one-half of a cent or, if the fraction is one-half of a cent or more, it shall be increased to the next higher whole cent.

Rule 3. If the goods are priced by a retailer for multiple sale under Rule 2 and not for unit sale under Rule 1 and, at the request of a buyer, a sale is made of a quantity that is less than the multiple quantity, the maximum price per unit sold shall be determined by dividing the maximum price of the multiple quantity by the number of units included in the multiple. If the resulting price per unit includes a fraction of a cent in addition to a whole number of dollars and/or cents, it shall be increased to the next higher whole cent.

Rule 4. Rule 3 shall only apply if the multiple price is legibly marked on the goods or on cards displayed with the goods and if the seller is able and willing to sell the multiple quantity to the customer. If a person discontinues pricing the goods for multiple sale, Rule 1 shall apply.

Rule 5. If a retailer sells less than a unit of particular goods, the maximum price of the quantity sold shall be in direct proportion by weight or measure, as the case may be, to the maximum price of the unit as the same is determined according to

the preceding rules, and if it includes a fraction of a cent in addition to a whole number of dollars and/or cents, it shall be increased to the next higher whole cent.

Made at Ottawa this 7th day of March, 1944.

D. GORDON,
Chairman.

NOTE

The following examples show the effect of the rules for pricing goods set out in Section 2 of Order No. 372.

Examples

If the maximum retail price per pound or unit of particular goods as fixed by an Order of the Board works out to 7.49c.,

- (1) The maximum price per pound or unit under Rule 1 is 7c.
- (2) If the retailer prices the goods in a multiple of 3 pounds or units, his maximum price under Rule 2 will be $3 \times 7.49c.$ which works out to 3 pounds or units for 22c.
- (3) If the goods are priced under Rule 2 at the maximum price of 3 pounds or units for 22c., a sale of one pound or unit may be made for 8c. as provided in Rule 3.

SCHEDULE TO ORDER No. 372

List of goods to which the provisions of Order No. 372 do not apply.

1. Fluid milk including standard milk, homogenized milk, special milk, and skim milk.
2. Cultured milk and buttermilk (cultured).
3. Chocolate flavoured dairy drink.
4. Ice.

WARTIME PRICES AND TRADE BOARD

ORDER No. 373

Respecting Charges for Special Processing and Packing of Meat, Poultry and Eggs

Under powers given to the Wartime Prices and Trade Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. Where the words "in a zone established for sales of that product" are used in this Order they mean and refer to a zone, city or area named or described in an Order of the Board or of an Administrator for the purpose of fixing the maximum price on sales at wholesale of such product.

2. (1) Notwithstanding any other Order, on a sale at wholesale of any hen's eggs (in the shell), dressed poultry, beef (other than barreled beef), veal, lamb, pork product, sausage, sausage meat or of any fancy meat or meat by-product to a person whose place of business is in a part of Canada not included in a zone established for sales of that product, the seller may add to his selling price the additional cost of any special container used by him or of any extra processing by him or of any extra packing by him although such addition results in a selling price that exceeds the lawful maximum price on such sale, if he shows such addition as a separate item on his sales invoice to the buyer and forthwith applies to the nearest Prices and Supply Representative of the Board for verification and approval of such special charge. The application for such approval must be in writing and accompanied by two copies of such sales invoice.

(2) If the Prices and Supply Representative of the Board does not approve of a special charge made under the provisions of subsection (1) preceding, the seller shall refund to the buyer the amount of the special charge paid by the buyer.

3. If a person selling a product at retail in a part of Canada not included in a zone established for sales of that product, pays any additional amount charged by his supplier for a special container, for extra processing or for extra packing and authorized under the provisions of this Order, he may include such amount in his cost when computing his lawful maximum price on sales at retail of that product in that part of Canada.

4. This Order comes into force on March 20, 1944.

Made at Ottawa this 8th day of March, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 375

Priority Sales of Evaporated Milk

Under powers given to the Board by Order-in-Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. This Order shall come into force on March 15, 1944.

2. Section 8 of Order No. 326 of the Board as amended by Order No. 339 is further amended by adding thereto subsection (3) as follows:

"(3) Any authorization, granted by the Board's Administrator of Wholesale Trade in respect of the sale of evaporated milk by a supplier in a restricted area to any person not in a restricted area, may be surrendered or accepted by any supplier in lieu of the special purchase permit or other purchase document which would otherwise be necessary to cover the quantity of evaporated milk sold. The authorization must not be deposited to the credit of a Coupon Bank Account but when it is surrendered to a supplier who is a manufacturer or processor of evaporated milk the supplier must surrender it to the Ration Administrator at the time of filing his monthly statement".

Made at Ottawa, this 13th day of March, 1944.

D. GORDON,
Chairman.

Administrators' Orders

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1130

Maximum Prices of Used Wine and Spirits Bottles

Under powers given by the Wartime Prices and Trade Board to the Administrator of Used Goods, it is hereby ordered as follows:—

1. Administrator's Order No. A-605 is revoked as of March 23, 1944, and on and after that date this Order shall have effect.

2. For the purposes of this Order

- (a) "dealer" means a person engaged in the business of buying and selling used bottles;
- (b) "used bottle" means a used glass bottle of a kind, style, shape and size in which wine or spirits usually are or have been sold in Canada;
- (c) "sell" includes an offer to sell.

3. The maximum price per dozen bottles, f.o.b. seller's shipping point, at which a dealer may sell used bottles to a person who manufactures wine or spirits shall be the price for the same set forth in the Table below, according to the size of the used bottles and to the province in which they are sold and to whether they are washed or unwashed. If a used bottle be of a size not mentioned in the table, the maximum price per dozen thereof when sold to a person who manufactures wine or spirits shall be the price of the next smaller size mentioned in the Table.

TABLE

	Sale in Quebec, Ontario or British Columbia		Sale in any other province	
	Unwashed	Washed	Unwashed	Washed
Size:	c. per doz.	c. per doz.	c. per doz.	c. per doz.
10, 12 and 13 oz.....	22	31	22	30
20, 25 and 26 oz.....	43	55	36	45
31 and 32 oz.....	43	55	40	50
40 oz.....	43	55	43	55

4. (1) The maximum price at which a dealer may sell used bottles of any size to any person other than one who is a manufacturer of wine or spirits shall be

- (a) the highest price at which he sold used bottles of the same or substantially the same size to any person other than such a manufacturer, during the basic period, September 15 to October 11, 1941, both dates inclusive; or
- (b) the maximum price for the same fixed by the Administrator if during the said basic period the dealer did not sell used bottles or did not sell used bottles of the same or substantially the same size to a person other than such a manufacturer.

(2) Used bottles shall not be sold to a person other than such a manufacturer by a dealer to whom clause (b) of subsection (1) of this Section applies until the maximum price on sales by him is fixed by the Administrator. In order that a maximum

price may be fixed for him, he must make written application for such purpose to the Administrator. The application must be on a form satisfactory to the Administrator and it must be accompanied by such information as the Administrator may direct.

5. The provisions of this Order shall be subject to such written exemptions as the Administrator may grant, upon application to him, in any case of undue hardship or other special circumstances.

Dated at Ottawa, this 13th day of March, 1944.

S. GODFREY,
Administrator of Used Goods.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1138

Stoneware

Under powers given by the Wartime Prices and Trade Board to the Administrator of Sundry Items, N.O.P., it is hereby ordered on behalf of the Board as follows:

1. Administrator's Order No. A-827 is hereby revoked.
2. This Order shall be effective on and after the 20th day of March, 1944.

Dated at Ottawa this 16th day of March, 1944.

G. P. SABISTON,
Administrator of Sundry Items, N.O.P.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

NOTE:

Where a manufacturer resumes production of any goods for which his maximum price has been established in accordance with the Wartime Prices and Trade Regulations, he shall not sell or offer to sell those goods at a price which is higher than the maximum price established therefor. In the case of "consumer goods" as defined in Board Order Number 214, for which no maximum price has been established under the said Regulations, the maximum price shall be fixed under Order Number 214.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1139

Restaurant or Vitrified Ware

Under powers given by the Wartime Prices and Trade Board to the Administrator of Sundry Items N.O.P., it is hereby ordered on behalf of the Board as follows:

1. Sections 2, 3, 4, 7 and 8 of Administrator's Order No. A-826 are hereby revoked.
2. Section 5 of Administrator's Order No. A-826 is amended by deleting therefrom the words "and in a size or of a capacity which he may lawfully manufacture".
3. Section 6 of Administrator's Order No. A-826 is amended by deleting therefrom the words "and in a size or of a capacity which may lawfully be manufactured".

4. This Order shall be effective on and after the 20th day of March, 1944.
Dated at Ottawa this 16th day of March, 1944.

G. P. SABISTON,
Administrator of Sundry Items, N.O.P.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1140

Semi-Porcelain Pottery Ware

Under powers given by the Wartime Prices and Trade Board to the Administrator of Sundry Items N.O.P., it is hereby ordered on behalf of the Board as follows:

1. Sections 2, 3, 4, 8 and 9 of Administrator's Order No. A-829 are hereby revoked.
 2. Section 5 of Administrator's Order No. A-829 is amended by deleting therefrom the words "and in a size or of a capacity which he may lawfully manufacture".
 3. Section 6 of Administrator's Order No. A-829 is amended by deleting therefrom the words "and in a size or of a capacity which may lawfully be manufactured".
 4. Section 7 of Administrator's Order No. A-829 is amended by deleting therefrom the words "and in a size or of a capacity which may lawfully be manufactured".
 5. This Order shall be effective on and after the 20th day of March, 1944.
- Dated at Ottawa this 16th day of March, 1944.

G. P. SABISTON,
Administrator of Sundry Items, N.O.P.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1141

Salt Containers

Under powers given by the Wartime Prices and Trade Board to the Co-ordinator, Foods Administration, it is hereby ordered on behalf of the Board as follows:

1. Administrator's Order No. A-866 is hereby revoked.
2. This Order comes into force on March 20, 1944.

Dated at Ottawa this 17th day of March, 1944.

K. W. TAYLOR,
Co-ordinator, Foods Administration.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1142

Respecting Metal Furniture, Upholstered Furniture, Bedding and Parts

Under powers given by the Wartime Prices and Trade Board to the Administrator of Bedding, Metal Furniture and Upholstered Furniture, it is hereby ordered on behalf of the Board as follows:

REASON FOR THIS ORDER.

1. Administrator's Order No. A-1006 is hereby revoked. However, as sheet steel is still in short supply it is necessary to continue restrictions as to its use.

SHEET STEEL NOT TO BE USED ON CERTAIN FURNITURE.

2. Unless a person first receives permission in writing from the said Administrator he shall not use sheet steel in the manufacture or assembly of any of the following furniture or parts thereof:

- (a) beds;
- (b) cribs;
- (c) bedroom furniture;
- (d) benches;
- (e) card tables;
- (f) chairs;
- (g) coat racks;
- (h) flower stands and ferneries;
- (i) footstools;
- (j) kitchen cabinets of every kind;
- (k) tables;
- (l) garden furniture, including garden chairs and tables, porch and lawn swings and reclining chairs;
- (m) arms or backs for studio couches or upholstered furniture;

except to the extent only that sheet steel is required to be used for casters, stamped pulls for doors and drawers, joining hardware and fastening hardware.

EFFECTIVE DATE.

3. This Order shall become effective on and after the 20th day of March, 1944.

Dated at Ottawa, this 17th day of March, 1944.

A. C. GUTHRIE,
*Administrator of Bedding, Metal Furniture and
Upholstered Furniture.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1143

Castors for Metal Beds and Wood Furniture

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fabricated Steel and Non-Ferrous Metals, it is hereby ordered on behalf of the Board, as follows:

1. This Order comes into force March 20, 1944 and revokes Administrator's Order No. A-271.

Dated at Ottawa, this 17th day of March, 1944.

H. H. FOREMAN,
*Administrator of Fabricated Steel and
Non-Ferrous Metals.*

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1144

Respecting the Prices of Fertilizers in British Columbia.

Under powers given by the Wartime Prices and Trade Board to the Administrator of Fertilizers and Pesticides, it is hereby ordered on behalf of the Board as follows:

1. Administrator's Order No. A-1055 is hereby amended

(a) by naming the Schedule thereto "Schedule A";

(b) by adding Schedule "B" thereto as set forth in the Schedule to this Order;

(c) by deleting the words "the Schedule hereto" at the end of Section 2 and substituting therefor the words "Schedule 'A' hereto".

2. Section 4 of said Administrator's Order No. A-1055 is hereby revoked and is replaced by the following:

"4, (1) Subject to the provisions of subsection (2) the maximum price per ton at which any person may sell or offer to sell fertilizer to a person who buys it for use and not for resale shall be the price mentioned opposite that fertilizer in Schedule "A" hereto. The said maximum price shall be the price of the fertilizer f.o.b. Vancouver or New Westminster, in British Columbia.

(2) Where a dealer or other distributor buys a fertilizer material which was produced at Trail, B.C. and sold in its original bags to that dealer, f.o.b. Warfield, B.C., the maximum price per ton at which he may sell or offer to sell that fertilizer material to a person who buys it for use and not for resale shall be the price mentioned opposite the name of that fertilizer material in Schedule "B" hereto. The said maximum price shall be the price of the fertilizer material f.o.b. Warfield, in British Columbia.

(3) The maximum prices shown in the said Schedules apply when the fertilizer is delivered in paper bags.

(4) A dealer or other distributor may add to the maximum prices shown in the Schedules hereto the actual cost of transporting the fertilizer from Vancouver, New Westminster or Warfield, B.C. as the case may be, to his point of local distribution less the amount of any freight subsidy, under Order in Council P.C. 8/9868, December 29, 1943, to which the dealer or other distributor may be entitled.

3. This Order shall be effective on and after March 20, 1944.

Dated at Ottawa this 17th day of March, 1944.

G. S. PEART,

Administrator of Fertilizers and Pesticides.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

SCHEDULE TO ADMINISTRATOR'S ORDER No. A-1144

being Schedule "B" to Administrator's Order No. A-1055

Maximum prices on sales by dealers or other distributors of fertilizer materials produced at Trail, B.C. and sold f.o.b. Warfield, B.C. to such dealers.

<i>Fertilizer Materials</i>	
Sulphate of Ammonia	
20 per cent N.....	\$36.50
Ammonium Nitrate	
32 per cent N.....	51.50
16-20 Ammonium Phosphate ..	45.50
11-48 Ammonium Phosphate ..	52.50

*Maximum price per ton when
packed in paper bags.*

\$1.00 per ton shall be deducted from the above prices if the account is paid on or before the 15th of the month following the date of invoice.
50 cents per ton may be added if the fertilizer material is delivered in cotton or second hand jute bags.
\$1.00 per ton may be added if the fertilizer is delivered in new jute bags.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1145

Neoprene for Use in Elastic Fabrics.

Under powers given by the Wartime Prices and Trade Board to the Cotton Administrator, it is hereby ordered on behalf of the Board as follows:

Effective Date.

1. This Order shall become effective on and after the 22nd day of March, 1944.

What is Neoprene.

2. "Neoprene" is the trade name given to an artificial rubber compound.

Use of Neoprene—Basic Period Prices.

3. A manufacturer may use Neoprene artificial thread as a substitute for natural rubber thread in the manufacture of fabrics which he produced in the basic period September 15 to October 11, 1941; provided that

- (a) the weight of Neoprene elastic thread a person uses in the manufacture of each yard of fabric of any kind must not be less than the weight of natural rubber elastic thread he used in the manufacture of each yard of fabric of the same or substantially the same kind, which he sold during the said basic period;
- (b) the maximum price at which a manufacturer may sell any fabrics containing Neoprene elastic thread shall be the highest price at which during the said basic period he sold the same or substantially the same kind of fabrics containing natural rubber elastic thread.

Exemptions.

4. The provisions of this Order shall be subject to such written exemptions as the said Administrator, upon application to him, may grant in any individual cases of undue hardship or other special circumstances.

Dated at Ottawa, this 18th day of March, 1944.

J. H. F. TURNER,
Cotton Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1146

Elastic

Under powers given by the Wartime Prices and Trade Board to the Cotton Administrator, it is hereby ordered on behalf of the Board as follows:

1. Administrator's Order No. A-33 is hereby revoked.
2. This Order shall be effective on and after the 22nd day of March, 1944.

Dated at Ottawa, this 18th day of March, 1944.

J. H. F. TURNER,
Cotton Administrator.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1147

Elastic and Non-elastic Webbing for Garters and Suspenders.

Under powers given by the Wartime Prices and Trade Board to the Co-Ordinator of Textiles and Clothing, it is hereby ordered on behalf of the Board as follows:

1. Administrator's Order No. A-911 is hereby revoked.
2. This Order shall be effective on and after the 22nd day of March, 1944.

Dated at Ottawa, this 18th day of March, 1944.

F. B. WALLS,

Co-ordinator of Textiles and Clothing.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1148

Maximum Prices of Jams and Jelly

Under powers given by the Wartime Prices and Trade Board to the Administrator of Processed Fruits and Vegetables, it is hereby ordered on behalf of the Board as follows:

1. Schedule "B" to Administrator's Order No. A-787 is hereby amended by adding under the heading "Jelly with Added Pectin" immediately after the item "Quince" the following:

Maximum Prices, f.o.b. manufacturer's plant, sales tax extra, all container types

Eastern Area

<i>Grade and Variety</i>	12 fl.	24 fl.	48 fl.	Pail
	oz.	oz.	oz.	15 to
	size	size	size	40 lbs.
		Per doz.		Per lb.
Jelly with added Pectin				
Elderberry	\$1 85	\$3 20	\$6 00	12½c

2. This Order comes into force on March 23, 1944.

Dated at Ottawa this 20th day of March, 1944.

F. D. MATHERS,

Administrator of Processed Fruits and Vegetables.

APPROVED:

D. GORDON,

Chairman, Wartime Prices and Trade Board.

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER NO. A-1149

Maximum Prices of Non-Ferrous Metal Scrap

Under powers given by the Wartime Prices and Trade Board to the Administrator of Non-Ferrous Metal (Primary), it is hereby ordered on behalf of the Board as follows:—

1. The Schedule to Administrator's Order No. A-660 is hereby amended by deleting from Item Z-7 Zinc Dross in the Zinc Group all the amounts, in cents per pound, in all of the five zones, and substituting therefor the following amounts in order, commencing in Column A of Zone 1 and ending with Column B of Zone 5:

"2·75, 2·55, 2·75, 2·55, 2·75, 2·55, 3·00, 2·80, 2·75, 2·55."

2. This Order shall be effective on and after March 20, 1944.

Dated at Ottawa, this 18th day of March, 1944.

F. M. CONNELL,
Administrator of
Non-Ferrous Metal (Primary).

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV

Wartime Industries Control Board

(Munitions and Supply)

DEPARTMENT OF MUNITIONS AND SUPPLY

METALS CONTROLLER

Order No. M.C. 23A

(Utilities and Communication Services)

Dated March 15, 1944.

Pursuant to the powers conferred by Order in Council P.C. 5225 of June 19, 1942, and by any other enabling Order in Council or Statute,

It is HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order, unless the context otherwise requires:—

- (a) "Metals Controller" shall mean the person appointed Metals Controller by the Governor General in Council and for the time being in office as such;
- (b) "Utility" shall mean any individual, partnership, association, business trust, corporation, firm, company, agency, governmental body or department, and/or any aggregation of persons, whether incorporated or not, supplying, engaged in, or constructing or procuring the construction of facilities for the purpose of engaging in the supplying, directly or indirectly, of one or more of the following services:—
 - (1) Electricity, whether used for light, heat or power,
 - (2) Telephone,
 - (3) Telegraph,
 - (4) Electric Railway, Tramway and Electrified Transportation,
 - (5) Water,
 - (6) Sewage Disposal and Sanitation,
 - (7) Gas—Natural and Manufactured,
 - (8) Steam, whether used for Heat or Power;
- (c) "Material" for the purpose of this Order means any commodity, equipment, accessory, part, assembly or product or any kind insofar as it contains non-ferrous metal;
- (d) "Maintenance" means the upkeep of a Utility's property and equipment in sound working condition without thereby increasing existing facilities;
- (e) "Repair" means the restoration to sound working condition, without thereby increasing the existing capacity of facilities of a Utility's property and equipment which has been rendered unfit or unsafe for service by wear and tear, damage, destruction of parts or similar cause;
- (f) "Operating Supplies" means material which is essential to the maintenance and repair necessary to maintain minimum service standards in the operation of a Utility and does not include material for the improvement of a Utility's property or equipment through the replacement of material still usable in its existing installation with material of a better kind, quality or design or of greater capacity or weight;
- (g) "Construction Stores" means material for addition, extension or expansion of a Utility's property or for any other operation otherwise increasing its capacity or facilities;

- (h) "Net Weight" means weight in pounds of non-ferrous metal contained in wire, cable, pipe and other materials but does not include insulation, covering or other non-metallic or ferrous components;
- (i) "Scrap Metal" shall include any article, commodity, material or thing which contains non-ferrous metal, whether alone or in conjunction with any ferrous metal or other substance and which is suitable for scrap; and any such article shall be deemed to be suitable for scrap if the Metals Controller so decides;
- (j) "Surplus Material" shall mean any material containing non-ferrous metals either alone or in combination with other metals or materials in excess of the minimum requirements of a Utility.

2. Order No. M.C. 23 Rescinded and Related Letters Superseded

The Order of the Metals Controller No. M.C. 23 dated September 1, 1942, is hereby rescinded and the letters of the Metals Controller to all Electrical Utilities dated March 30 and October 28, 1943, superseded. (Letters in French to all Electrical Utilities dated respectively March 30 and October 27, 1943.)

3. Conditions for Use of Non-Ferrous Metal

No construction by a Utility involving the putting into use of non-ferrous metal, whether with or without a permit, shall be carried out unless the following conditions are fulfilled:—

- (a) That, consistent with sound engineering practice under prevailing war conditions, minimum use be made of non-ferrous metals, and
- (b) That all unnecessary construction be eliminated and that new construction shall provide only for the essentials of services required, and
- (c) That existing fabricated stocks of material be utilized whenever possible for necessary maintenance or repair and for construction of approved projects or extensions, and
- (d) That design must emphasize economy of strategic materials.

4. Use of Material Without Permit

(1) On and after the date of this Order, except as provided in subsection (2) next following, no Utility shall put into use any non-ferrous metal, whether from stock or otherwise, without a permit from the Metals Controller.

(2) Notwithstanding subsection (1) next preceding, Utilities may use non-ferrous metal either alone or in conjunction with other metals without a permit as follows:—

- (a) For necessary maintenance and repair.

The repair of a Utility's property to restore service disrupted by acts of the public enemy, sabotage, explosion, fire, flood, storm or similar contingencies, where the use of 1,000 pounds or more of non-ferrous metals is involved, shall be reported forthwith by the Utility to the Metals Controller;

- (b) For emergency requirements of the armed services.

A Utility may proceed with the work as soon as an order has been received for such a project, but when the use of more than 1,000 pounds of non-ferrous metal is involved, the Utility shall, as soon as possible, file a covering application with the Metals Controller;

- (c) For minor plant extensions or changes essential to provide new service from existing facilities or increased facilities for existing consumers, provided that:—
 - (i) not more than 500 pounds of non-ferrous metals are used for any one job or project, excepting to provide services to seasonal places of abode or business or temporary installations where not more than 100 pounds of non-ferrous metals may be used without permit, and
 - (ii) the cost of all material, whether containing non-ferrous metals or not, for any one job or project does not exceed \$1,500, and
 - (iii) no job or project shall be divided into two or more parts to come under the limitations provided in paragraphs (i) and (ii) next preceding, and

- (iv) no extension without a permit is to be made from any lines, leads, pipes or mains constructed pursuant to this paragraph (c) until a period of six months has elapsed from the time such construction was put into use, excepting for the connection of services thereto, and
- (v) the extension does not duplicate any existing service or constitute a "standby" service.

NOTE.—This Order does not impose any obligation on a Utility to provide service.

5. *Application for Permits to Use Materials*

Application for permits under paragraph (1) of Section 4 next preceding shall be made in *duplicate* by the Utility to the Utilities Section, office of the Metals Controller and shall give the following information, and such further information as may from time to time be required by the Metals Controller:—

- (a) Name of project, or applicant requesting service, Utility reference number, and date;
- (b) Description, location, purpose and extent of job or project;
- (c) Relationship to military needs, war effort, health, safety, food production, housing, or other essential purposes;
- (d) Total estimated cost;
- (e) Estimated cost of materials and value of any materials to be salvaged;
- (f) Total estimated load, number of services, voltage, frequency, cycles, volume, and pressure (sketches or prints of proposed construction should be submitted where a description is inadequate to provide the data required);
- (g) A statement that service cannot be rendered in any other way or with the use of smaller quantities of materials;
- (h) A list and quantity of materials and equipment required for proposed construction. Materials required over and above the existing stocks should also be shown. Give sizes, length or net weight of such items as conductors, cables and pipes, and list apparatus or equipment to be used. Associated materials, hardware, fittings, and connections may be grouped as miscellaneous materials. (The list need not include materials which do not contain non-ferrous metals.)

NOTE.—It should not be assumed that any application will be rejected, as each application will be dealt with by the Metals Controller as the metals situation, from time to time, may warrant.

6. *Limitation on Quantities of Materials*

(1) No Utility shall, without the permission in writing of the Metals Controller, hold for construction stores any material in excess of three months' requirements in addition to material held for projects where the consumption of such material has been approved by the Metals Controller;

(2) No Utility shall, without the permission in writing of the Metals Controller, acquire or consume in any calendar quarterly period an aggregate dollar volume of materials for operating supplies, maintenance or repair greater than that which the Utility considers the smallest quantity of each class of materials required to render service at minimum standards; in no case shall this quantity exceed the aggregate dollar volume of the materials consumed or acquired for such purposes during the corresponding calendar quarterly period of 1940, plus, in the case of a telephone or telegraph Utility having an increased number of subscribers or licensees over the number of its subscribers or licensees in 1940, an aggregate dollar volume of extra materials proportionate to the increased number of subscribers or licensees, or, in the case of any other Utility having an increased system output over its system output in the year 1940, an aggregate dollar volume of extra materials proportionate to the increase in the system output.

NOTE.—Except in respect of material held for construction stores, if a Utility sustained a decrease in the number of its subscribers or licensees, or in system output, its quantities of materials are to be proportionately reduced.

(3) If a Utility was not in operation in 1940, then such Utility may hold in construction stores, consume or acquire only such quantities of material as the Metals Controller shall from time to time determine.

7. *Surplus Material*

Utilities shall make every effort to dispose of surplus materials, and shall give preference to other Utilities which are eligible to acquire such materials under the terms of this Order.

8. *Scrap Metal*

- (a) Separating as far as practicable different metals or alloys thereof, each Utility shall collect all scrap metal in its possession at one or more convenient places in or along its system and shall sell or dispose of such scrap metal in accordance with the terms of the Order of the Metals Controller No. M.C. 10B and any amendments thereof;
- (b) In respect of scrap metal having a ferrous content, compliance by any Utility with an Order of the Steel Controller shall be deemed to be a compliance with this Order.

9. *Records and Reports Required*

- (a) Each Utility shall maintain a continuing inventory account of materials included in operating supplies and construction stores and shall submit to an audit and inspection at the request of the Metals Controller;
- (b) Each Utility shall execute and submit such reports and answer such questionnaires as the Metals Controller may from time to time prescribe;
- (c) Each Utility which has on hand at the end of any calendar quarter 1,500 pounds or more of non-ferrous metals or materials as Operating Supplies, Construction Stores and/or Surplus Materials, or which has put into use 1,500 pounds or more of non-ferrous metals or materials during any calendar quarter, shall, not later than the 15th days of April, July, October and January, prepare and forward to the Metals Controller a statement showing with respect to such non-ferrous metals or materials:—
 - (i) stocks on hand at the end of the immediately preceding calendar quarterly period,
 - (ii) quantities put into use during the immediately preceding calendar quarterly period,
 together with such other information as the Metals Controller may from time to time prescribe.

NOTE.—Forms on which to make reports required by Section 9 (c) may be obtained from the Metals Controller.

10. *Purchase Orders of Munitions and Supply Unaffected*

Nothing in this Order shall affect the fulfillment of any installation or purchase order from the Department of Munitions and Supply.

11. *Permits*

The provisions of this Order shall be subject to any permit or Order issued by the Metals Controller.

12. *Communications*

All reports required to be filed hereunder and all communications concerning this Order, shall, unless otherwise directed, be addressed to:—

Utilities Section,
Office of the Metals Controller,
Department of Munitions and Supply,
Ottawa, Ontario.

13. *Effective Date*

This Order shall become effective March 28, 1944.

F. M. CONNELL,
Metals Controller.

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply.

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

NOTE.—This Order does not relieve any person from the obligation to comply with any restriction imposed by any authority with respect to the purchase, sale, delivery and use of non-ferrous metals.

DEPARTMENT OF MUNITIONS AND SUPPLY

MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 26A

(Order No. M.V.C. 26 Rescinded)

(Manufacture of Automotive Parts Containing Copper)

Dated March 1, 1944

Pursuant to the powers conferred by Order in Council P.C. 1191, dated February 13, 1941, as amended, and by any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Order No. M.V.C. 26 Rescinded.*

The Order of the Motor Vehicle Controller No. M.V.C. 26, dated July 10, 1943, is hereby rescinded.

E. R. BIRCHARD,
Deputy Motor Vehicle Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

NOTE:

Since the issuance of Order No. M.V.C. 26 by the Motor Vehicle Controller, restrictions applying to the use of copper have been revised by the Metals Controller and Order No. M.V.C. 26 is now no longer necessary. The rescission of Order No. M.V.C. 26 does not relieve any person from complying with applicable orders of the Metals Controller relating to the acquisition and consumption of copper.

DEPARTMENT OF MUNITIONS AND SUPPLY

OFFICE OF THE OIL CONTROLLER

15 King Street West, Toronto

Order No. Oil 12-1944

(Gasoline Rationing for Motor Vehicles and Non-Commercial Marine Engines)

Dated March 15, 1944

Pursuant to the powers conferred by Order in Council P.C. 1195 of February 19, 1941, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. *Interpretation*

For the purposes of this Order unless the context otherwise requires:—

- (a) "bulk station" shall mean any stationary gasoline tank storage facilities and any bulk barrel station from which gasoline is delivered to dealers whether or not deliveries are also made to consumers;
- (b) "consumer" shall mean a person acquiring gasoline for use and not for resale or gift or other transfer to another person;
- (c) "coupon" shall mean a coupon (issued by the Oil Controller) under which the delivery in the year commencing April 1, 1944, of a unit or fraction of a unit or a number of units or a specified quantity of graded gasoline is authorized; and "coupon" includes:
 - (i) a requisition, and
 - (ii) a special written authorization (issued by the Oil Controller or his authorized representative) under which the delivery of a specified number of units or gallons of graded gasoline is authorized to, or for the operation of, a motor vehicle or non-commercial marine engine identified in such authorization; and
 - (iii) an Inventory Coupon or authorization issued by the Oil Controller or his authorized representative;
- (d) "dealer" shall mean any person who sells or supplies gasoline in any quantities whatsoever directly to consumers; and "Dealer outlet" shall mean any service station, garage, place or location used for the sale or supply of gasoline directly to consumers;
- (e) "distributor" shall mean any person who sells or supplies gasoline to any dealer;
- (f) "distributor importer" shall mean any person importing gasoline for resale to any dealer;
- (g) "gasoline" shall mean every volatile hydrocarbon fuel capable of use in internal combustion engines requiring a carburent fuel, but does not include materials known as aviation fuel, casing head paint thinners, cleaning naphthas, rubber solvent, naphthas, lighting naphthas, gas machine naphthas, or heavier fuels in such classes as kerosene, engine distillate or diesel fuel oil. The Oil Controller may by Order or direction exclude from or include in this definition any fuel capable of use in internal combustion engines;
- (h) "graded gasoline" shall mean unmarked gasoline which complies with the specifications for a grade of motor fuel as prescribed by Schedule "A" or Schedule "B" to and forming part of Order No. 008A of the Oil Controller dated September 26, 1941, but shall include any gasoline which is not coloured according to Schedule "D" to this Order.
- (i) "marked gasoline" shall mean with respect to any province or area, any gasoline which has been marked in accordance with the directions and specifications of the Oil Controller with respect to that province or area as set out in Schedule "D" hereto or which has been otherwise marked as the Oil Controller shall from time to time order or direct;
- (j) "importer" shall include any person importing gasoline;
- (k) "motor vehicle" shall mean any self-propelled vehicle (including a motor cycle) the motive power for which is furnished by any type of gasoline operated internal combustion engine, and which is licensed or registered or required to be licensed or registered for highway use. The Oil Controller may by order or direction exclude from or include in this definition any vehicle propelled by a gasoline operated internal combustion engine;
- (l) "non-commercial marine engine" shall mean a gasoline operated internal combustion engine for propelling vessels, motor boats, or water craft of any kind, used for any purpose other than the following, namely:

Essential transportation to and from a permanent residence;
 Fishing or guiding as a means of livelihood;
 Ferrying for hire;
 Freight-carrying for hire;

Government service of any government or local government, including a municipality (including dredging and salvaging);

Logging;

Lumbering;

Prospecting;

Trapping;

Testing of new boats by a boat-builder;

Passenger-carrying for hire;

Towing for hire;

Such other purposes as the Oil Controller shall by order determine to be commercial purposes;

- (m) "producer" shall include refiner and any person producing gasoline;
- (n) "requisition" shall mean an authorized written demand or request of the Military Forces of Canada or her Allies for the delivery of a specified quantity of graded gasoline for military purposes to or for the operation of a motor vehicle or a non-commercial marine engine;
- (o) "supplier" shall mean any person supplying gasoline;
- (p) "valid coupon" shall mean a coupon obtained, surrendered and otherwise dealt with in accordance with the Orders of the Oil Controller, including any Order hereafter made;
- (q) "gasoline ration coupon bank account" shall mean an account, entries in which are expressed in terms of gallons of graded gasoline, kept by a chartered bank for the use of a person in his transactions in obtaining or selling graded gasoline;
- (r) "gasoline ration bank cheque" shall mean a cheque, expressed in terms of gallons of gasoline, drawn upon a gasoline ration coupon bank account.

2. *Sale and Use of Graded Gasoline and Marked Gasoline*

(1) A person who is not licensed by the Oil Controller must not sell or supply gasoline to any other person, and a person must not purchase or acquire gasoline from any person who is not licensed by the Oil Controller. This provision does not apply to the sale of gasoline by a producer to a bulk station operator for resale, or by a bulk station operator or a distributor importer to a licensed dealer for resale, or to the purchase of gasoline by a bulk station operator from a producer for resale, or by a licensed dealer from a bulk station operator or a distributor importer for resale, or by an importer from a person outside Canada.

(2) A person must not use or consume in any motor vehicle or non-commercial marine engine any gasoline other than graded gasoline obtained in exchange for a valid coupon issued in respect of such motor vehicle or non-commercial marine engine.

(3) Graded gasoline delivered for a motor vehicle or a non-commercial marine engine shall not be transferred to or used or consumed in any other motor vehicle or non-commercial marine engine.

(4) A person who acquires graded gasoline only for use in a private passenger motor vehicle pursuant to a Gasoline Licence and Ration Coupon Book issued for such vehicle must not have more than one gallon of graded gasoline in his possession otherwise than in the tank of the motor vehicle for which the Gasoline Licence and Ration Coupon Book was issued.

(5) A person who is not entitled to acquire graded gasoline under this Order must not have more than one gallon of graded gasoline in his possession, unless he is operating a motor vehicle or non-commercial marine engine with the consent of the owner, in which case he may have in his possession, in addition, the graded gasoline in the tank of the motor vehicle or non-commercial marine engine which he is operating.

(6) No dealer or distributor shall sell or supply gasoline for any purpose other than the operation of a motor vehicle or a non-commercial marine engine unless such gasoline shall have been marked in accordance with the specifications and directions set out in Schedule "D" hereto, or with such other marker as the Oil Controller shall order. Every distributor shall provide with any gasoline sold or supplied by him an invoice which shall specify whether such gasoline is marked gasoline or graded gasoline. Marked gasoline shall be used for the purpose of operating all gasoline operated internal combustion engines except motor vehicles and non-commercial marine engines. Marked gasoline shall not be used or consumed for the operation of a motor vehicle or a non-commercial marine engine. Nothing in this paragraph (6) shall apply to a sale or supply or delivery of gasoline to a bulk station, and gasoline may be marked by a bulk station operator before or at time of delivery to a dealer or a consumer. No dealer or consumer shall mark gasoline.

(7) No person shall import gasoline which is not delivered to a bulk station in Canada unless he procures and deposits with the Canadian Customs Official at the port of entry of such gasoline a certificate of the supplier of such gasoline stating that such gasoline is either graded gasoline or marked gasoline as defined by this Order and the gallonage of each. A Canadian Customs Official receiving any such certificate shall forward it to the Oil Controller.

3. Application for Gasoline Licence and Ration Coupon Book

(1) Except as in Section 6 of this Order otherwise provided, no person shall operate, or use gasoline for the operation of, any motor vehicle or non-commercial marine engine unless such motor vehicle or non-commercial marine engine is registered with the Oil Controller by its owner at the time of such operation or use and unless a Gasoline Licence and Ration Coupon Book has been issued to him in respect thereof and remains valid and in effect, and then only in accordance with the provisions of such Gasoline Licence and Ration Coupon Book and the Coupons therein and in accordance with the Orders of the Oil Controller, including any Order hereafter made, and the Orders shall govern in the event of any conflict.

(2) Any person being the owner of a motor vehicle and wishing to be registered for gasoline control by the Oil Controller as such owner and to obtain a Gasoline Licence and Ration Coupon Book in respect of such motor vehicle shall make application in writing in or on such form as the Oil Controller shall from time to time prescribe.

(3) No person shall be registered and have a Gasoline Licence and Ration Coupon Book issued to him for a motor vehicle unless he shall first have complied with any licensing or registration requirement of any province of Canada with respect to such motor vehicle for the current year.

(4) Any person being the owner of a non-commercial marine engine and wishing to be registered for gasoline control by the Oil Controller as such owner and to obtain a Gasoline Licence and Ration Coupon Book in respect of such non-commercial marine engine may make application to the Regional Office of the Oil Controller in the province in which such person resides.

(5) Every person shall pay for each such Gasoline Control Registration a fee of One Dollar (\$1.00) which sum shall be paid to the Order of the Treasurer or the Finance Minister of the province or to the Receiver General of Canada as the Controller shall from time to time direct; provided that this subsection shall not apply to any motor vehicle operated by a non-resident of Canada.

(6) Power is hereby delegated to each issuer of Provincial motor vehicle licences to issue or deliver gasoline licences and Ration Coupon Books as directed or authorized from time to time by the Oil Controller or his representative.

4. Gasoline Licence and Ration Coupon Book

(1) Each applicant for registration and Gasoline Licence and Ration Coupon Book whose application in respect of a motor vehicle or non-commercial marine engine is granted shall be allowed such coupons representing such units or quantities of gasoline as the Oil Controller or his representative shall from time to time determine and shall receive such Gasoline Licence and Ration Coupon Book as is issued to him.

(2) Every such Gasoline Licence and Ration Coupon Book shall be issued in respect of a specific motor vehicle or non-commercial marine engine which shall be identified by a memorandum in or on such Gasoline Licence and Ration Coupon Book, and every such Gasoline Licence and Ration Coupon Book shall be and remain the property of the Oil Controller and the Oil Controller may suspend, cancel or refuse to issue any such Gasoline Licence and Ration Coupon Book and may require the return thereof during suspension and/or pursuant to such cancellation whenever the Controller deems it to be in the public interest to do so.

5. Non-Residents of Canada—Motor Vehicles of

(1) Any person being a non-resident of Canada and desiring to operate in any of the provinces of Canada a motor vehicle not licensed and not required to be licensed by any of the provinces of Canada may apply to be registered for gasoline control and to obtain a Gasoline Licence and Ration Coupon Book as follows:—

- (a) where such person desires to operate such motor vehicle for business purposes such person shall apply to a Regional Control Office of the Oil Controller, and
- (b) where such person desires to operate such motor vehicle for other than business purposes such person may apply to the Canadian Customs official at the port of entry into Canada or to a Regional Control Office.

The Manager of each Regional Control Office and each Customs Official may deliver to any such person a Gasoline Licence and Ration Coupon Book as instructed by the Oil Controller.

(2) Every such Gasoline Licence and Ration Coupon Book shall be issued in respect of a specified motor vehicle which shall be identified by a memorandum in or on such Gasoline Licence and Ration Coupon Book, and every such Gasoline Licence and Ration Coupon Book shall be and remain the property of the Oil Controller and the Oil Controller may suspend, cancel or refuse to issue any such Gasoline Licence and Ration Coupon Book and may require the return thereof during suspension and/or pursuant to such cancellation whenever the Controller deems it to be in the public interest to do so.

(3) Every such applicant whose application is granted shall receive a Gasoline Licence and Ration Coupon Book containing such coupons representing such units or quantities of gasoline as the Oil Controller or his representative shall from time to time determine.

(4) Every such non-resident shall, before leaving Canada, deliver up to a Canadian Customs Official at the point where he is about to leave Canada, any Gasoline Licence and Ration Coupon Book issued to him for other than business purposes, with any unused coupons attached.

(5) A Canadian Customs Official receiving any such Gasoline Licence and Ration Coupon Book shall deliver it to the Oil Controller and any Canadian Customs Official receiving or issuing any Gasoline Licence or Ration Coupon Book shall furnish to the Oil Controller such statements or information as the Oil Controller may arrange or require.

(6) The Gasoline Licence for any such non-resident, for other than business purposes, shall be in the form marked Schedule "B" to and forming part of this Order or such other form as the Oil Controller may determine.

(7) Every non-resident applying to be registered for gasoline control for business purposes shall pay for such gasoline control registration a fee of One Dollar (\$1.00), which fee shall be paid to the order of the Receiver General of Canada or as the Oil Controller shall from time to time direct.

6. Military Forces of Canada and Her Allies

Nothing in this Order shall extend to or affect the importation, distribution, purchase, use or consumption by the military forces of Canada or her Allies, of gasoline which is imported by such forces or acquired by such forces directly from an importer or a producer or a bulk station.

7. Unit Gallonage

Until further order, a one unit coupon shall authorize the delivery of three Imperial gallons of graded gasoline, and any fractional unit or any fraction of a unit (where the form of the ration coupon indicates that it is divisible) shall authorize the delivery of a corresponding quantity of graded gasoline, but the Oil Controller may from time to time vary the quantity represented by a unit, either generally or with respect to any person or to any category or class of persons, or to any area.

8. Coupons

(1) No dealer shall deliver and no consumer shall acquire graded gasoline otherwise than upon the surrender to such dealer by the consumer of valid coupons at the time of delivery and no dealer shall deliver and no consumer shall acquire more graded gasoline or less graded gasoline than the quantity authorized by the valid coupon surrendered at such time.

(2) Each dealer outlet shall be supplied with gasoline for sale at any one place of business, only from one of the following sources, namely:—

- (a) From one Canadian supplier operating one or more bulk stations, whether directly or through a distributor who does not operate a bulk station, or
- (b) From one distributor importer not operating a bulk station, or
- (c) By importation from a supplier outside of Canada.

(3) The total barrel storage capacity of a dealer shall in no case exceed his maximum inventory of barrel storage during 1941 as certified in writing by such dealer to a bulk station operator for the information of the Oil Controller.

(4) No bulk station operator or distributor importer shall deliver and no dealer shall acquire graded gasoline otherwise than upon the surrender by such dealer at the time of delivery of valid coupons, or in the case of a dealer who operates a Gasoline Ration Coupon Bank Account, of a gasoline ration bank cheque; and no bulk station operator or distributor importer shall deliver and no dealer shall acquire, more graded gasoline or less graded gasoline than the quantity authorized by the valid coupons or stated on the Gasoline Ration Bank Cheque so surrendered.

(5) No coupon which was issued for use prior to April 1, 1944, shall be valid and no such coupon shall on or after April 1, 1944, authorize a supply of gasoline whether by a dealer or a bulk station or otherwise.

(6) All coupons surrendered by a dealer to a bulk station or distributor importer or deposited in a Gasoline Ration Coupon Bank Account shall be affixed to gummed sheets with the cancellation stamp visible.

(7) Every person who imports graded gasoline which is not being delivered to a bulk station in Canada must before obtaining a permit for such importation deliver to the Office of the Oil Controller, 15 King Street West, Toronto, Ontario, the number of coupons required to authorize a delivery of the quantity of graded gasoline so imported, or, in the case of an importer who operates a Gasoline Ration Coupon Bank Account, a gasoline ration bank cheque covering the graded gasoline so imported.

(8) Each person operating one or more bulk stations shall keep a record in respect of each dealer outlet to which he supplies gasoline from such bulk stations either directly or through a distributor not operating a bulk station, showing in Imperial gallons the quantity of graded gasoline in each delivery on and after April 1, 1943, from such bulk station to each such dealer outlet either directly or through a distributor not operating a bulk station, and the date of each such delivery and the bulk station from which delivery was made.

(9) On or before the 10th day of May, 1944, and on or before the 10th day of each and every month thereafter each person operating a bulk station or bulk stations shall deliver to the Office of the Oil Controller, 15 King Street West, Toronto, Ontario, a completed statement substantially in the form of Schedule "G" to this Order in respect of,

- (a) each bulk station operated by such person, and
- (b) all bulk stations operated by such person, giving on each statement the information required by the said Schedule "G".

(10) Each operator of a bulk station who supplies gasoline to a dealer outlet or dealer outlets operated by him shall comply with this Order Oil 12-1944 as if such dealer outlets and bulk stations were operated by separate operators, and each such operator shall make such further checks or audits, and shall keep such further book accounts and records, and shall deliver to the Oil Controller such further statements or information, as the Oil Controller shall from time to time prescribe.

(11) Where a Gasoline Licence and Ration Coupon Book is issued, each coupon shall be a valid coupon only while remaining attached to the Gasoline Licence and Ration Coupon Book with which it was issued and when it has been detached and is surrendered in accordance with this order, and in the case of a motor vehicle, when it is detached by the person delivering graded gasoline to the motor vehicle at the time of such delivery and when the motor vehicle licence plate number has been printed in ink in the space provided thereon; Provided that any person engaged in federal or provincial government service, farming, fishing, lumbering, mining or construction and who is authorized to obtain barrel deliveries of graded gasoline may detach and deliver or mail to his supplier sufficient coupons to obtain the delivery of any barrel or barrels of graded gasoline ordered by him; and provided further that any such person, so ordering graded gasoline for more than one motor vehicle shall detach and deliver coupons issued in respect of each vehicle in proportion to its estimated consumption of the graded gasoline so ordered. Each consumer who operates a consumer pump or pumps for motor vehicles shall establish and maintain a system so that coupons shall be detached at the time of delivery by the person or persons delivering graded gasoline to the motor vehicles and that no more nor less coupons shall be detached from any Gasoline Licence and Ration Coupon Book than sufficient to authorize the delivery of the quantity of graded gasoline into the tank of the motor vehicle in respect of which such Gasoline Licence and Ration Coupon Book was issued.

(12) Every coupon not delivered in exchange for graded gasoline must be left attached in the Gasoline Licence and Ration Coupon Book and the Gasoline Licence and Ration Coupon Book must be delivered for inspection by the Oil Controller or his representative at any time, and the Oil Controller or his representative may seize any such Gasoline Licence and Ration Coupon Book or any coupon which he believes to be evidence of an offence under this or any other Order of the Oil Controller, or under the Wartime Industries Control Board Regulations.

(13) Any person who receives coupons for the disposal of which no other provision is made hereunder shall deliver such coupons within one month to the Oil Controller at 15 King Street West, Toronto, Ontario.

9. Dealer Outlet and Consumer Pump Licensing

(1) No person shall operate a dealer outlet, and no distributor shall supply gasoline to a dealer outlet, unless a licence for the operation of such dealer outlet has been issued by the Oil Controller and is in full force and effect.

(2) No consumer shall operate any consumer pump for motor vehicles, and no distributor or dealer shall supply gasoline to such a consumer pump, unless a licence for the operation of the consumer pump has been issued by the Oil Controller and is in full force and effect.

(3) Every operator of a dealer outlet who desires to obtain a licence to operate any dealer outlet, and every consumer who desires to obtain a licence to operate any consumer pump, shall apply for such licence to the Oil Controller in such manner and in or on such form as the Oil Controller may prescribe.

(4) Dealer outlet and consumer pump licences shall be in writing and shall be in such form and subject to such terms and conditions as the Oil Controller may prescribe.

(5) Each operator of a dealer outlet shall keep the licence to operate the dealer outlet prominently displayed in the dealer outlet at a place where it can be readily seen by any consumer purchasing gasoline; Provided that no operator of a dealer outlet shall display any such licence which is not in full force and effect.

(6) Every licence issued by the Oil Controller for the operation of a dealer outlet or a consumer pump shall be and remain the property of the Oil Controller and the

'Oil Controller may suspend, cancel or refuse to issue any such licence, and may require the return thereof during suspension and/or pursuant to cancellation, whenever the Controller deems it in the public interest to do so.

10. *Cancelling Coupons*

(1) Each operator of a dealer outlet shall, forthwith after the surrender to him of any coupon or fractional coupon in exchange for graded gasoline, and forthwith after the delivery to him of any Inventory Coupon, cancel such coupon by stamping thereon in indelible ink in such manner as to be clearly legible the number of the licence issued to him as such operator by the Oil Controller.

(2) A coupon which has been cancelled as provided by subsection (1) of this Section shall not be a valid coupon except for the purpose of enabling the operator whose licence number it bears, to obtain graded gasoline from his supplier in the manner provided by this Order.

(3) Any person to whom a Gasoline Licence and Ration Coupon Book containing commercial type coupons has been issued may cancel any such coupon while it is attached to the Gasoline Licence and Ration Coupon Book by stamping or printing thereon in indelible ink in such manner as to be clearly legible the name under which he carries on business and his business address.

(4) Each consumer who operates a pump or pumps for dispensing gasoline into motor vehicles shall, forthwith after detaching any coupon or fractional coupons from a Gasoline Licence and Ration Coupon Book, cancel such coupon by stamping thereon in indelible ink in such manner as to be clearly legible the number of the licence issued to the consumer by the Oil Controller.

(5) A coupon which has been cancelled by stamping as provided by subsections (3) or (4) of this Section shall not be a valid coupon except for exchange by the person whose trade name or licence number it bears for graded gasoline delivered to him and for further use in accordance with subsection (2) of this Section by the operator of a dealer outlet after being stamped by him in accordance with subsection (1) of this Section.

(6) The stamping of a coupon or fractional coupon in the manner provided by this Section shall not be deemed an alteration, defacement, obliteration or mutilation thereof within the meaning of subsection (1) of Section 18 of this Order.

11. *Gasoline Ration Coupon Banking*

(1) On or before April 15, 1944, each bulk station operator, each distributor importer, and each dealer who sold during the year 1943 more than 12,000 gallons of graded gasoline, must open and thereafter operate and use, a Gasoline Ration Coupon Bank Account.

(2) Each dealer who operates a Gasoline Ration Coupon Bank Account must use such account for all purposes of his transactions in obtaining graded gasoline and must deposit to the credit of his account and not use otherwise, all coupons received by him on sales of graded gasoline, and for all supplies thereof obtained by him he must issue and surrender only Gasoline Ration Bank Cheques drawn on such account.

(3) Each bulk station operator and each distributor importer must deposit daily, and each dealer at least twice weekly, to the credit of his account all coupons and all Gasoline Ration Bank Cheques received by him on sales of graded gasoline.

(4) A Gasoline Ration Bank Cheque drawn on a Gasoline Ration Coupon Bank Account must be signed by the drawer, and any such cheque received by a bulk station operator or distributor importer must be endorsed by him for deposit in his Gasoline Ration Coupon Bank Account.

(5) A person who operates a Gasoline Ration Bank Account must not under any circumstances or at any time draw or issue a Gasoline Ration Bank Cheque on his account unless at the time he has in the account a credit enough to cover the gallonage of graded gasoline expressed in the cheque, after making due allowances for all gasoline ration bank cheques drawn and issued by him against, and which have not at that time been debited against, the account.

(6) A person who operates a Gasoline Ration Coupon Bank Account must not deposit to the credit thereof any coupon which was issued for use before April 1, 1944, or any invalid coupon, or any uncanceled coupon, or any counterfeit coupon.

(7) A person who operates a Gasoline Ration Coupon Bank Account must not issue a post dated Gasoline Ration Bank Cheque or a Gasoline Ration Bank Cheque which is not dated.

(8) A person who does not operate a Gasoline Ration Coupon Bank Account must not draw a Gasoline Ration Bank Cheque on a Gasoline Ration Coupon Bank Account, or issue a Gasoline Ration Bank Cheque drawn in his own name as the maker.

(9) A person who operates a Gasoline Ration Coupon Bank Account must not use his account for any purpose other than transactions in graded gasoline, and must not operate more than one such account for one bulk station or dealer outlet.

(10) A person who operates a Gasoline Ration Coupon Bank Account must keep available for inspection a record of all deposits in his account and of all cheques drawn thereon.

(11) No person shall alter, deface, mutilate, obliterate or forge any gasoline ration bank cheque or any endorsement thereon.

(12) No person shall sell or buy any gasoline ration bank cheque or negotiate, endorse, transfer, obtain, use, retain or have in his possession or control such a cheque otherwise than for the transactions authorized by this Order.

12. Shortages in Dealer Outlets and Bulk Stations—Onus

(1) If at the time of any inspection, the graded gasoline on hand at any dealer outlet together with a quantity of graded gasoline corresponding to the coupons on hand and any credit balance in the Gasoline Ration Coupon Bank Account for that dealer outlet, less any outstanding cheques, at such time (and together with an allowance of $1\frac{1}{2}$ per cent of the total amount of graded gasoline delivered to the dealer outlet on or after April 1, 1943, or since the date of the inspection at the dealer outlet on which was based the last adjustment of handling loss made for the dealer outlet by the Oil Controller, whichever is the later) is less than the storage capacity of the dealer outlet, the shortage shall be prima facie evidence that the person operating the dealer outlet at the time of such inspection has, in breach of this Order, delivered graded gasoline within 10 months before the time of such inspection, otherwise than upon the surrender to such person by a consumer of valid coupons.

(2) If at the time of any inspection the gasoline on hand at any bulk station, together with the total amount of the gasoline distributed from such bulk station on and after April 1, 1943 (and together with an allowance of $1\frac{1}{2}$ per cent of the total amount of gasoline distributed from such bulk station on or after April 1, 1943) is less than the quantity of gasoline on hand at such bulk station at 7 a.m., April 1, 1943, plus the amount received at such bulk station on and after April 1, 1943, such shortage shall be prima facie evidence that the person operating such bulk station has, in breach of this Order, delivered graded gasoline within 10 months before the time of such inspection otherwise than upon the surrender of valid coupons or gasoline ration bank cheques.

13. Detaching Coupons

No person shall detach any coupon from a Gasoline Licence and Ration Coupon Book issued in respect of a motor vehicle except the following persons:—

- (a) A person delivering graded gasoline to a motor vehicle and at the time of such delivery; or
- (b) A person engaged in Federal or Provincial Government service, farming, fishing, lumbering, mining or construction, who is authorized to obtain barrel deliveries of graded gasoline.

14. Loose Coupons and Counterfeit Coupons

(1) For the purposes of this Section, "loose coupon" means any coupon, or any document resembling a coupon, not attached to and forming part of a valid Gasoline

Licence and Ration Coupon Book issued under this Order: Provided that requisitions, special written authorizations and inventory coupons shall not be loose coupons within the meaning of this definition.

- (2) No person shall have in his possession any uncanceled loose coupon, except,
 - (a) a person who is licensed by the Oil Controller to operate a dealer outlet and who has received such coupons in exchange for graded gasoline sold by him, or a person in his employ duly authorized by him, at the dealer outlet only, for the purpose of immediate cancellation and subsequent disposition in accordance with this Order;
 - (b) a person engaged in Federal or Provincial Government Service, farming, fishing, mining, lumbering or construction, or a person in his employ duly authorized by him, for the purpose of mailing or delivering to his supplier in accordance with the provisions of subsection (11) of Section 8 of this Order to obtain barrel deliveries of graded gasoline;
 - (c) a person who operates a consumer pump, or a person in his employ duly authorized by him, for the purpose of immediate cancellation and subsequent disposition in accordance with this Order;
 - (d) a person engaged in the administration or enforcement of this Order in the course of his administration or enforcement duties.
- (3) No person shall have in his possession any cancelled loose coupon, except,
 - (a) the persons mentioned in paragraphs (a), (c) and (d) of subsection (2) next preceding to the extent, at the places and for the purposes respectively set out in the said paragraphs;
 - (b) a bulk station operator or a distributor importer who has received such coupons in exchange for graded gasoline sold by him, or a person in his employ duly authorized by him, for subsequent disposition in accordance with this Order;
 - (c) a chartered bank in any branch thereof in which is kept a Gasoline Ration Coupon Bank Account.

(4) No person shall sell, or purchase or, except as authorized by this Order, transfer, obtain, use or dispose of, any Gasoline Licence and Ration Coupon Book or any loose coupon.

(5) No person shall, without lawful authority or excuse, have in his possession any counterfeit coupon or any counterfeit Gasoline Licence and Ration Coupon Book.

(6) No person shall, without lawful authority or excuse, make, begin to make, use, or knowingly have in his possession any die or plate for making anything purporting to be, or apparently intended to resemble, any coupon or part thereof.

15. *Use of Graded Gasoline by Producers, Importers, Distributors and Dealers*

(1) Except under and in compliance with a Gasoline Licence and Ration Coupon Book, no producer, importer, distributor, supplier or dealer shall use or permit the use of graded gasoline produced or imported or otherwise acquired by him for the operation of any motor vehicle or non-commercial marine engine owned by him or under his control.

(2) Each consumer, dealer, bulk station operator, supplier, distributor, importer or producer who acts in more than one of such capacities in relation to gasoline, shall comply with this Order in each such capacity.

16. *Records and Production*

Every person producing, refining, importing, treating, keeping, storing, transporting, distributing, acquiring, using, consuming or disposing of gasoline shall keep such books, accounts and records, as may from time to time be prescribed by the Oil Controller either generally or specifically, and every such person shall produce to any person authorized by the Oil Controller in writing all or any books, records, or documents and shall permit the person so authorized to make copies of or take extracts from the same and to remove and retain any such books, records or documents when the Oil Controller deems this necessary.

17. *Motor Vehicles to Display Notice of Categories (Stickers)*

(1) Each person who is the holder of an uncanceled Gasoline Licence and Ration Coupon Book in respect of a motor vehicle shall display on the front windshield of such motor vehicle, clearly visible from the outside thereof, the letter or letters designating the category of any Gasoline Licence and Ration Coupon Book or Books issued in respect of such motor vehicle. The letter or letters shall be of the size and colour and in the form prescribed or provided by the Oil Controller. If any motor vehicle has no front windshield, the letter or letters shall be clearly displayed in substantially the size, colour and form prescribed or provided by the Oil Controller (by painting if necessary) on the outside surface of the left side of such motor vehicle. Any person who is the holder of an "AA" category Gasoline Licence and Ration Coupon Book and an additional Licence and Ration Coupon Book in respect of the same motor vehicle shall display the letter or letters designating each category.

(2) No person shall supply graded gasoline to any motor vehicle which does not display any notice required by subsection (1) next preceding and every person before supplying graded gasoline to a motor vehicle shall ascertain that the required letter or letters displayed correspond with the category of the Gasoline Licence and Ration Coupon Book from which coupons are surrendered and that the licence plate number of such motor vehicle corresponds to the licence plate number set out on such Gasoline Licence and Ration Coupon Book.

(3) Nothing in subsection (1) or subsection (2) of this Section shall extend or apply to,

- (a) any motor vehicle which is being operated under a dealer's licence issued by one of the provinces of Canada and which bears dealer's licence plates, or
- (b) a motorcycle.

(4) At the time of, or immediately prior to, the sale or other disposition of a motor vehicle bearing a letter or letters designating the category of any Gasoline Licence and Ration Coupon Book issued in respect thereof, the person so selling or disposing of such motor vehicle shall remove completely or obliterate such letter or letters.

18. *Invalid Gasoline Licence and Ration Coupon Books or Coupons*

(1) A Gasoline Licence and Ration Coupon Book and any coupon contained therein shall not be valid,

- (a) if there has been any alteration, defacement or obliteration of the licence plate number or serial or model number on the front cover of the book; or
- (b) if the front cover has been removed or partially removed; or
- (c) if there has been any alteration, obliteration or mutilation of any of the coupons contained in the book or if there has been any addition of coupons not originally issued in the book or any removal of coupons from the book otherwise than as authorized by this Order, or if there has been any separation of the different parts of the book from each other; or
- (d) if there is any change in the ownership of the motor vehicle or non-commercial marine engine, for which the book was issued, or if for any other reason the person to whom the book was issued becomes disentitled thereto; or
- (e) if, in the case of a Gasoline Licence and Ration Coupon Book issued for a motor vehicle, there is any coupon contained in the book, which has not written on it in ink in the space provided the Licence plate number of the motor vehicle; or the licence number written on each coupon is not the same as the licence number on the front cover of the book.

(2) No person shall have in his possession any Gasoline Licence and Ration Coupon Book other than a Gasoline Licence and Ration Coupon Book issued to him in respect of a motor vehicle or non-commercial marine engine owned by him, except with the consent of such owner.

(3) No person shall, without lawful authority or excuse, have in his possession any invalid Gasoline Licence and Ration Coupon Book. Any person who comes into possession of any invalid Gasoline Licence and Ration Coupon Book shall immediately mail it to the Regional Office of the Oil Controller for the Province in which such person resides.

(4) Any person whose Gasoline Licence and Ration Coupon Book in respect of a motor vehicle or non-commercial marine engine is accidentally lost, destroyed, obliterated or mutilated may apply to the Regional Office of the Oil Controller in the province in which he resides for a new Gasoline Licence and Ration Coupon Book and the Controller on being satisfied on oath or affirmation that such Gasoline Licence and Ration Coupon Book was accidentally lost, destroyed, obliterated or mutilated, may in his absolute discretion authorize the issuance of a new Gasoline Licence and Ration Coupon Book in respect of such motor vehicle or non-commercial marine engine. Every such application shall be accompanied by a statement of the facts on oath or affirmation and by any such obliterated or mutilated Gasoline Licence and Ration Coupon Book. A re-registration fee of One Dollar (\$1) shall be paid for such new Gasoline Licence and Ration Coupon Book, which sum shall be paid to the Order of the Treasurer or Finance Minister of the Province or to the Receiver General of Canada as the Oil Controller shall from time to time direct.

19. *Powers of Regional Directors*

The powers of the Oil Controller in respect to or incidental to the following matters are hereby (subject to review by the Oil Controller) delegated to each Regional Director.

The Powers Delegated:

- (a) The issuing of Gasoline Licence and Ration Coupon Books and the determination and allotment of coupons in respect of motor vehicles.
- (b) The issuing of written special authorizations as directed by the Oil Controller.
- (c) The administration, under direction of the Oil Controller, of all matters relating to this Order.

20. *Licence Forms—Non-Commercial Marine Engine and Motor Vehicle (except Tourists)*

(1) The Gasoline Licence for any person other than a non-business non-resident (tourist), in respect of a motor vehicle, shall be in the form set out in Schedule "A" hereto or such other form as the Oil Controller may determine.

(2) The Gasoline Licence for non-commercial marine engines shall be in the form set out in Schedule "C" hereto, or such other form as the Oil Controller may determine.

(NOTE: For non-business, non-resident (tourist) licence form see Section 5, subsection (6) and Schedule "B".)

21. *Application only in Provinces*

Nothing in this Order shall extend or apply to any part of Canada not included in one or other of the provinces of Canada.

22. *Permits*

The provisions of this Order shall be subject to any Permit or Order issued by the Oil Controller to meet exceptional circumstances.

23. *Effective Date and Rescissions*

This Order shall be effective on and from April 1, 1944, and the following Orders of the Oil Controller are rescinded:—

Order No. Oil 12 dated March 19, 1943.

Order No. Oil 12A dated June 28, 1943.

Order No. Oil 12B dated August 27, 1943.

Order No. Oil 12C dated September 1, 1943.

Order No. Oil 12D dated November 20, 1943.

Order No. Oil 12F dated December 30, 1943.

G. R. COTTRELLE,
Oil Controller.

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply.

J. GERALD GODSOE,
Chairman—Wartime Industries Control Board.

REGIONAL OFFICES

Prince Edward Island.....	Chappel Building, Charlottetown.
New Brunswick.....	58 King street, Saint John.
Nova Scotia.....	100 Sackville street, Halifax.
Quebec	Merchants Club Bldg., Quebec City.
	The Chalet, Lafontaine Park, Montreal.
Ontario	794 Bank street, Ottawa.
	82 Grange Ave., at Spadina, Toronto.
	79 King street West, Hamilton.
	655 London street West, Windsor.
Manitoba	Canada Permanent Building, Winnipeg.
Saskatchewan	1706 Hamilton street, Regina.
Alberta	Williamson Block, Edmonton.
British Columbia.....	815 West Hastings street, Vancouver.

SCHEDULE "A"

TO ORDER OIL 12-1944 OF THE OIL CONTROLLER

GASOLINE LICENCE AND RATION COUPON BOOK

LICENCE

The owner of the motor vehicle bearing the provincial licence plate number imprinted on the cover of this book (having been registered for the purpose of gasoline control) IS HEREBY LICENSED to purchase graded gasoline for use only in the operation of such motor vehicle, subject to strict compliance with the following

CONDITIONS

1. It is understood and agreed that this licence and the attached ration coupons are issued in respect of the said motor vehicle and are and shall remain the property of the Oil Controller and are not transferable, and may be cancelled or varied at any time.

2. The attached coupons are not valid for exchange for graded gasoline until the motor vehicle licence plate number shown on the front cover hereof has been written in ink on each and every coupon. This must be done immediately upon receipt of the book.

3. The only gasoline used to operate the said motor vehicle shall be graded gasoline (as designated by the Oil Controller), which gasoline shall be obtained in accordance with the orders of the Oil Controller, including any order hereafter made, and shall be used in compliance with the provisions of the said orders and of this licence and the attached ration coupons.

4. The said graded gasoline shall be delivered or acquired only on surrender of the number of the attached coupons required for the gallonage obtained.

5. The graded gasoline obtained on surrender of the attached coupons shall be used in the operation of the said motor vehicle only and shall not be used, resold, or given for use in any other motor vehicle or any marine engine.

6. Each ration coupon attached hereto shall be valid only while remaining so attached (and after the motor vehicle licence plate number has been written thereon in accordance with paragraph 2 hereof) and when it is detached by the person delivering graded gasoline at the time when such graded gasoline is delivered by him to the said motor vehicle. Every ration coupon not detached by a person delivering gasoline to the motor vehicle must remain attached hereto, and this licence and ration coupon book must be delivered for inspection by the Oil Controller or his representative at any time.

7. If title to the said motor vehicle changes, or if by reason of a change in the use of the said motor vehicle or for any other reason the person who obtained this licence and ration coupon book becomes disentitled to this licence or to the use of the attached ration coupons, then such Gasoline Licence and Ration Coupon Book and the coupons contained therein shall forthwith become invalid and such person shall forthwith give notice to, and send this licence and ration coupon book to, the nearest office of the Oil Controller in the province in which such person resides.

8. This licence authorizes the purchase in the year commencing April 1, 1944, and ending March 31, 1945, of graded gasoline in accordance with and in exchange for the coupons attached in this ration coupon book. Each coupon authorizes the delivery of such gallonage of graded gasoline as the Oil Controller shall, from time to time, determine.

9. Any alteration, obliteration or mutilation of the whole or any part of this Gasoline Licence and Ration Coupon Book or of the serial number or motor vehicle licence plate number on the front thereof shall cancel this licence and render the attached coupons invalid, and any alteration, obliteration or mutilation of a one unit coupon or a fractional unit coupon shall render the one unit coupon or the fractional unit coupon respectively invalid, and no person shall deliver or acquire gasoline in exchange for any such altered, obliterated or mutilated coupon.

10. This licence shall be cancelled for any breach of these conditions or any breach of any order (including any orders hereafter made) of the Oil Controller by the owner of the said motor vehicle or by any person in possession of it who acquired such possession with his consent express or implied.

G. R. COTTRELLE,
Oil Controller for Canada.

WARNING: Any person who is a party to any breach of the conditions of the above licence or any order of the Oil Controller is guilty of an offence and liable to the penalties provided by law.

The gummed windshield sticker issued with your Gasoline Licence and Ration Coupon Book must be affixed to inside of windshield before graded gasoline may be purchased in exchange for Gasoline Ration Coupons.

SCHEDULE "B"

TO ORDER OIL 12-1944 OF THE OIL CONTROLLER
GASOLINE LICENCE AND RATION COUPON BOOK
NON-RESIDENT LICENCE (TOURIST)

The owner of the motor vehicle bearing the licence plate number imprinted on the cover of this book IS HEREBY LICENSED to purchase graded gasoline for use only in the operation of such motor vehicle, subject to strict compliance with the following

CONDITIONS

1. It is understood and agreed that this licence and the attached ration coupons are issued in respect of the said motor vehicle and are and shall remain the property of the Oil Controller and are not transferable, and may be cancelled or varied at any time.

2. The attached coupons are not valid for exchange for graded gasoline until the motor vehicle licence plate number shown on the front cover hereof has been written in ink on each and every coupon. This must be done immediately upon receipt of the book.

3. The only gasoline used to operate the said motor vehicle shall be graded gasoline (as designated by the Oil Controller), which gasoline shall be obtained in accordance with the orders of the Oil Controller, including any order hereafter made, and shall be used in compliance with the provisions of the said orders and of this licence and the attached ration coupons.

4. The said graded gasoline shall be delivered or acquired only on surrender of the number of the attached coupons required for the gallonage obtained.

5. The graded gasoline obtained on surrender of the attached coupons shall be used in the operation of the said motor vehicle only and shall not be used, resold, or given for use in any other motor vehicle or any marine engine.

6. Each ration coupon attached hereto shall be valid only while remaining so attached (and after the motor vehicle licence plate number has been written thereon in accordance with paragraph 2 hereof) and when it is detached by the person delivering graded gasoline at the time when such graded gasoline is delivered by him to the said motor vehicle. Every ration coupon not detached by a person delivering gasoline to the motor vehicle must remain attached hereto, and this licence and ration coupon book must be delivered for inspection by the Oil Controller or his representative at any time.

7. This gasoline licence and ration coupon book with any unused coupons attached shall be delivered by the operator before leaving Canada to a Canadian Customs official at the point of exit.

8. This licence authorizes the purchase in the year commencing April 1, 1944, and ending March 31, 1945, of graded gasoline in accordance with and in exchange for the coupons attached in this ration coupon book. Each coupon authorizes the delivery of such gallonage of graded gasoline as the Oil Controller shall, from time to time, determine.

9. Any alteration, obliteration or mutilation of the whole or any part of this Gasoline Licence and Ration Coupon Book or of the serial number or motor vehicle licence plate number on the front thereof shall cancel this licence and render the attached coupons invalid, and any alteration, obliteration or mutilation of a one unit coupon or a fractional unit coupon shall render the one unit coupon or the fractional unit coupon respectively invalid, and no person shall deliver or acquire gasoline in exchange for any such altered, obliterated or mutilated coupon.

10. This licence shall be cancelled for any breach of these conditions or any breach of any order (including any orders hereafter made) of the Oil Controller by the owner of the said motor vehicle or by any person in possession of it who acquired such possession with his consent express or implied.

G. R. COTTRELLE,
Oil Controller.

WARNING: Any person who is a party to any breach of the conditions of the above licence or any order of the Oil Controller is guilty of an offence and liable to the penalties provided by law.

SCHEDULE "C"

TO ORDER OIL 12-1944 OF THE OIL CONTROLLER

GASOLINE LICENCE AND RATION COUPON BOOK

NON-COMMERCIAL MARINE ENGINE LICENCE

The owner of the non-commercial Marine Engine the serial number or model number of which appears upon the cover of this book (having been registered for the purpose of gasoline control) IS HEREBY LICENSED to purchase graded gasoline for use only in the operation of such non-commercial Marine Engine, subject to strict compliance with the following

CONDITIONS

1. It is understood and agreed that this licence and the attached ration coupons are issued in respect of the said non-commercial Marine Engine and are and shall remain the property of the Oil Controller and are not transferable, and may be cancelled or varied at any time.

2. The only gasoline used to operate the said non-commercial Marine Engine shall be graded gasoline (as designated by the Oil Controller), which gasoline shall be obtained in accordance with the orders of the Oil Controller, including any order hereafter made, and shall be used in compliance with the provisions of the said orders and of this licence and the attached ration coupons.

3. The said graded gasoline shall only be delivered or acquired on surrender of the number of the attached coupons required for the gallonage obtained.

4. The graded gasoline obtained on surrender of the attached coupons shall be used in the operation of the said non-commercial Marine Engine only and shall not be used, resold, or given for use in any other Marine Engine or any motor vehicle.

5. Each ration coupon attached hereto shall only be valid while remaining so attached, and when it is detached by the person delivering graded gasoline at the time when such graded gasoline is delivered by him for use in said non-commercial Marine Engine. Every ration coupon not detached by a person delivering gasoline for use in said non-commercial Marine Engine must remain attached hereto, and this licence and ration coupon book must be delivered for inspection by the Oil Controller or his representative at any time.

6. If the title to the said non-commercial Marine Engine changes, or if by reason of a change in the use of the said non-commercial Marine Engine or for any other reason the person who obtained this licence and ration coupon book becomes disentitled to this licence or to the use of the attached ration coupons, then such Gasoline Licence and Ration Coupon Book and the coupons contained therein shall forthwith become invalid and such person shall forthwith give notice to, and send this licence and ration coupon book to the office of the Oil Controller from which it was obtained.

7. This licence authorizes the purchase in the year commencing April 1, 1944, and ending March 31, 1945, of graded gasoline in accordance with and in exchange for the coupons attached in this ration coupon book. Each coupon authorizes the delivery of such gallonage of graded gasoline as the Oil Controller shall, from time to time, determine.

8. Any alteration, obliteration or mutilation of the whole or any part of this Gasoline Licence and Ration Coupon Book or of the serial number or model number on the front thereof shall cancel this licence and render the attached coupons invalid, and any alteration, obliteration or mutilation of a one unit coupon or a fractional unit coupon shall render the one unit coupon or the fractional unit coupon respectively invalid, and no person shall deliver or acquire gasoline in exchange for any such altered, obliterated or mutilated coupon.

9. This licence shall be cancelled for any breach of these conditions or any breach of any order (including any orders hereafter made) of the Oil Controller by the owner of the said non-commercial Marine Engine or by any person in possession of it who acquired such possession with his consent express or implied.

G. R. COTTRELLE,
Oil Controller for Canada.

WARNING: Any person who is a party to any breach of the conditions of the above licence or any order of the Oil Controller is guilty of an offence and liable to the penalties provided by law.

SCHEDULE "D"

TO ORDER OIL 12-1944 OF THE OIL CONTROLLER

The following are the directions and specifications for marking gasoline:—

(1) For the Provinces of Canada, except Saskatchewan, gasoline which is required by Order Oil 12-1944 to be marked shall be coloured purple by means of an oil-soluble purple dye, equivalent to the type known as "Purple S", and this dye shall be added on the basis of seventy-three and three-tenths (73·3) pounds avoirdupois per one million (1,000,000) gallons, Imperial Measure, of gasoline, which is the equivalent of twenty-three (23) grains per forty-five (45) gallons, Imperial Measure, of gasoline.

(2) For the Province of Saskatchewan, gasoline which is required by Order No. Oil 12-1944 to be marked, and which is sold or consumed only for:—

1. Farm purposes;
2. Use by railways upon rights of way, station grounds, yards or terminals;
3. The development of power to operate machinery for the generation of electricity;
4. The heating of buildings;
5. Heating purposes in manufacturing where the heat is applied direct to the product in the process of manufacture;
6. The operation of road construction or road maintenance machinery operated by any municipal authority

shall be dyed purple as in other Provinces but gasoline which is required to be marked and is not sold or consumed only for the purposes above enumerated shall be dyed green by means of an oil-soluble green dye, equivalent to the type known as "Calco Green", on the basis of seventy-three and three-tenths (73·3) pounds avoirdupois per one million (1,000,000) gallons, Imperial Measure, of gasoline, which is the equivalent of twenty-three (23) grains per forty-five (45) gallons, Imperial Measure, of gasoline.

SCHEDULE "G"

TO ORDER OIL 12-1944 OF THE OIL CONTROLLER

CERTIFICATE AS TO BULK STATION OPERATIONS

1. The record in respect of each dealer outlet required by Section 8, subsection (8), of the Oil Controller's Order Oil 12-1944 has been maintained and in no case have I/We delivered graded gasoline in excess of the deliveries authorized by subsection (4) of Section 8 of the said Order Oil 12-1944.

2. The total quantity of gasoline received during the last preceding month at all bulk stations operated by me/us was:—

	Imperial Gallons
Total receipts.....	_____
Less-A-Inter-stations Transfers.....	_____
B-Distribution to Jobbers.....	_____
Total A and B.....	_____
Net Receipts.....	_____

3. To the best of my/our knowledge and belief, the total quantity of gasoline distributed through all my/our bulk stations during the said month was:—

	Imperial Gallons
(a) Graded Gasoline—(Exclusive of gasoline distributed to other bulk stations and jobbers who submit Schedule "G" and exclusive of graded gasoline covered by Item (c) of this Paragraph 3)	_____
(b) Marked Gasoline	_____
(c) Gasoline supplied to consumer pumps of the armed forces of Canada or her Allies without surrender of coupons, requisitions or special authorizations.....	_____
(d) Total Distributed.....	_____

(Signature of Authorized Agent)

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 32A

(Order No. S.C. 32—Steel Wire Rope—Rescinded)

Dated March 3, 1944

Pursuant to the authority conferred by Order in Council P.C. 8053 of September 9, 1942 and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. The Associate Steel Controller's Order No. S.C. 32 dated August 12, 1943, is rescinded.

M. A. HOEY,
Associate Steel Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

DEPARTMENT OF MUNITIONS AND SUPPLY

STEEL CONTROLLER

Order No. S.C. 33B

(New Schedule to Order No. S.C. 33)

Dated February 29, 1944.

Pursuant to the powers conferred by Order in Council P.C. 8053 of September 9, 1942, and any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Order No. S.C. 33A of the Steel Controller, dated December 31, 1943, is rescinded.

2. Schedule "A" to Order No. S.C. 33 of the Steel Controller, dated October 28, 1943, as substituted by the said Order No. S.C. 33A, is rescinded and the annexed Schedule "A" is substituted therefor.

M. A. HOEY,
Associate Steel Controller.

APPROVED:

C. D. HOWE,
Minister of Munitions and Supply.

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

SCHEDULE "A"

To Order No. S.C. 33 of the Steel Controller, as Substituted by Order No. S.C. 33B,
dated February 29, 1944.

M. A. HOEY,
Associate Steel Controller.

CLASSES OF STEEL: (Whether Carbon Steel, Alloy Steel or Iron)

PART 1

BLACK PLATE; (also including Blued Plate, Canada Plate, etc.)
PLATES;
SHEETS, Galvanized;
SHEETS, Hot Rolled or Cold Reduced;
TERNE PLATE; (also including Terne Sheets)
TIN PLATE.

PART 2

AXLES AND WHEELS, for running on rails; (also including Steel Tires and Rims).
BALE TIES;
BARS, Cold Finished;
BARS, Concrete Reinforcing;
BARS, Hot Rolled; (also including Hoops, Bands and all other Bar Mill Sections).
BILLETS, BLOOMS, INGOTS, SLABS, SHEET BARS and TINPLATE BARS;
CASTINGS, Steel;
FORGINGS, Frame and Open Hammer; (also including Die Blocks)
GRINDING BALLS;
NAILS, STAPLES and WIRE SPIKES;
PIG IRON;
PIPE and TUBES;
RAILS;
STRIP, Hot Rolled or Cold Reduced;
STRUCTURAL SHAPES and PILING;
TIE PLATES and SPLICE BARS;
TOOL STEEL;
WIRE, Coated or Uncoated, not further fabricated than Coiled or Cut and Straightened;
WIRE RODS.

PART V

Export Permit Branch

(Trade and Commerce)

Export Permit Branch Order No. 89

OTTAWA, March 15, 1944.

By virtue of the power conferred upon me by Order in Council P.C. 2448 of April 8, 1941, Paragraph 4, as amended by Order in Council P.C. 5084 of July 8, 1941, the undersigned hereby orders:

1. That Export Permit Branch Order No. 39 of July 8, 1942 be amended by the deletion of the words "or to the United States", so that henceforth shipments of the commodity mentioned therein, namely, Communication and Power Transmission Poles of Red Cedar, will require an export permit before being exported to the United States.

2. That this Order come into force and have effect on and after March 22, 1944.

JAMES A. MacKINNON,
Minister of Trade and Commerce.

VOLUME 1, No. 13



APRIL 3, 1944

CANADIAN WAR ORDERS AND REGULATIONS 1944

STATUTORY ORDERS AND REGULATIONS DIVISION
PRIVY COUNCIL OFFICE

Published under authority of Order in Council P.C. 10793
of 26th November, 1942

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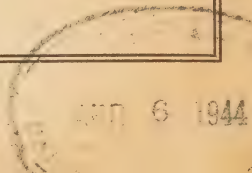


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PART I

Orders in Council

from War Emergency Training Programme to Canadian Vocational Training.

P.C. 1976

AT THE GOVERNMENT HOUSE AT OTTAWA

TUESDAY, the 21st day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Labour reports that since the summer of 1940 the Vocational Training Programme carried on by the Training Branch of the Department of Labour has been designated as War Emergency Training Programme and has been referred to in previous Orders in Council under that title;

That the nature of the programme has been changing and is expected to change still further during the next year in order to meet the post-war situation;

That the Vocational Training Co-ordination Act, under which the programme is carried on, provides for various types of post-war training of which vocational training for discharged members of the forces and long term apprentice training are already in operation;

That it is, therefore, desirable that another name be given the Training Programme; and

That the Vocational Training Advisory Council, representing the provinces and technical groups interested in the Training Programme, have unanimously recommended to the Minister that the name be changed to Canadian Vocational Training, which gives a national aspect to the programme.

Now, therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Labour is pleased to order and doth hereby order that from and after April 1, 1944, the Training Programme administered by the Department of Labour under the provisions of the Vocational Training Co-ordination Act and heretofore designated as the Dominion-Provincial War Emergency Training Programme shall be designated as "Canadian Vocational Training", and that any reference in an existing Order-in-Council dealing with the Training Programme, which is carried on under the provisions of the Vocational Training Co-ordination Act, shall, as from April 1, 1944, be deemed to mean Canadian Vocational Training.

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council re inventions by employees engaged in plants operated by Crown Companies, etc.

P.C. 2128

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 27th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas the Minister of Munitions and Supply reports that with respect to plants owned by His Majesty which have been constructed or acquired for purposes directly connected with the prosecution of the war, contracts have been entered into

from time to time with corporations (hereinafter, in the singular, called "the Company") for the operation (hereinafter called "management fee operation") of the plant, and the production therein of munitions of war and supplies, for and on behalf and at the cost and expense of His Majesty, either with or without fee;

That although many of the said contracts contain provisions with respect to the ownership and use of inventions, technical information or secret processes, made, obtained or developed during the course of and in connection with the operation of the plant, it is desirable and in the public interest that a uniform provision should be made applicable to all such contracts; and

That, in addition, it is desirable and in the public interest to encourage inventions by employees engaged in such plants and in the plants operated by Crown Companies (that is, Companies incorporated pursuant to Section 6 of the Department of Munitions and Supply Act) and for this purpose, to provide that inventions by such employees should be treated and dealt with in the same manner as inventions by members of the Forces, as prescribed by Order in Council P.C. 9750 dated December 24, 1943, establishing The Inventions Board.

Therefore, His Excellency the Governor General in Council, on the recommendation of the Minister of Munitions and Supply and under and by virtue of the powers conferred by the War Measures Act and The Department of Munitions and Supply Act and other powers in that behalf and notwithstanding the provisions of any other statute, order or regulation, is pleased to order and doth hereby order as follows:

(1) Notwithstanding any provision to the contrary in any contract, the following provision shall apply to all management fee operations:

"All inventions, technical information or secret processes, made, obtained or developed during the course of and in connection with the operation of the plant shall (as between His Majesty and the Company) be the property of His Majesty; provided that if the Company establishes that any such inventions, technical information or secret processes are, in essence, only improvements of the inventions, technical information or secret processes used in the operation of the plant and made available, without any charge, by or on behalf of the Company, such improvements shall (as between His Majesty and the Company) be the property of the Company, but His Majesty, his agents, servants and employees shall have the right to use the same at all times, either in the plant or elsewhere, without the payment of any royalty, licence fee or other charge in respect thereof. The Company shall execute such documents and instruments and shall do and perform such other acts and things, or shall use its best efforts to procure the execution of such documents and instruments and to cause to be done and performed such other acts or things as may be required to transfer to or vest in His Majesty the title to the inventions, technical information or secret processes which become the property of His Majesty hereunder and to any and all patents issued in respect thereof. His Majesty agrees that, if requested by the Company, he will grant to the Company a licence on reasonable terms, not in any case less favourable than those extended or to be extended to any other party, to use any patents issued in respect of any inventions, technical information or secret processes which become the property of His Majesty in virtue of this clause."

(2) Notwithstanding any agreement to the contrary, all inventions by employees engaged in management fee operations and in Crown Company operations shall be referred to The Inventions Board, established by Order in Council P.C. 9750 dated December 24, 1943, and shall be dealt with in the manner prescribed in said Order in Council, the provisions of which shall apply, *mutatis mutandis*, to such inventions; the appropriate Minister for the purposes of this Order shall be the Minister of Munitions and Supply.

A. D. P. HEENEY,
Clerk of the Privy Council.

Order in Council providing tariff treatment for electric generators, etc.

P.C. 2160

AT THE GOVERNMENT HOUSE AT OTTAWA

MONDAY, the 27th day of March, 1944.

PRESENT:

HIS EXCELLENCY

THE GOVERNOR GENERAL IN COUNCIL:

Whereas electric generators and complete parts thereof, n.o.p. are dutiable under Tariff Item 445f at rates of 15 per cent under the British Preferential Tariff, 33½ per cent under the Intermediate Tariff and 37½ per cent under the General Tariff, with a Canada-United States Trade Agreement rate of 25 per cent ad valorem;

And whereas under Tariff Item 4090 imports of "equipment for generating electric power for farm purposes only, viz.: engine, gas tank, generator, storage battery, and switchboard; and complete parts of all the foregoing" are admitted duty free under the British Preferential Tariff and at the rate of 10 per cent ad valorem under the Intermediate and General Tariffs;

And whereas the Acting Minister of Finance reports that it would be in the best interests of Canadian industry if the generators used in equipping plants for lighting grain elevators in areas where hydro power is not available were accorded the same tariff treatment as generators used for generating electrical power for farm purposes only.

Now therefore, His Excellency the Governor General in Council, on the recommendation of the Acting Minister of Finance and under the authority of the War Measures Act, Chapter 206, Revised Statutes of Canada, 1927, is pleased to order and it is hereby ordered that imports of electric generators for generating electric power for lighting grain elevators be accorded the tariff treatment hereunder indicated, during the period March 1, 1944, to February 28, 1945:—

Electric generators and complete parts thereof for generating electric power for lighting grain elevators:—

<i>British Preferential Tariff</i>	<i>Intermediate Tariff</i>	<i>General Tariff</i>
Free	10%	10%

(To be designated as Tariff Item 409q.)

A. D. P. HEENEY,

Clerk of the Privy Council.

Order in Council amending P.C. 1/6567, 18th August, 1943, re establishment of reserve stocks of feed grains in Eastern Canada

P.C. 3/2200

Certified to be a true copy of a minute of a Meeting of the Treasury Board, approved by His Excellency the Governor General in Council, on the 28th March, 1944.

The Board had under consideration a memorandum from the Honourable the Minister of Agriculture reporting that:—

"Whereas by Order in Council dated the 18th day of August, 1943, P.C. 1/6567, provision was made for a plan, designated Plan 'A', to establish reserve stocks of feed grains in Eastern Canada, and

Whereas the use of western grown feed grains in Eastern Canada will continue in such large volume that winter transportation by rail cannot be relied upon to maintain a sufficient volume of supplies, and

Whereas it is accordingly desirable and expedient to maintain and replenish the reservoir of feed grain in Eastern Canadian provinces, and

Whereas shipping on the Great Lakes and St. Lawrence Waterways is expected to become more freely available and its use would effect economies in the distribution of feed grains, and

Whereas stocks of feed grains for shipment to Eastern Canada must be accumulated and held at Fort William/Port Arthur for water transportation if available or for shipment by rail if circumstances necessitate."

The Board concur in the above report and recommend:

That Your Excellency in Council, under authority of the War Measures Act, do amend the regulations established under Order in Council dated the 18th day of August, 1943, P.C. 1/6567 by repealing Plan "A" thereof and substituting the following therefor:—

Plan "A"

1. In order to meet additional costs which will be incurred by reason of the shipment of oats, wheat or barley into reserve stocks at Fort William/Port Arthur^a or in Eastern Canada, above the cost if oats, wheat or barley of comparable grades were to be purchased at the time of release on an in-store basis at Fort William/Port Arthur, to pay the following charges:—

- (a) elevator storage charges at Fort William/Port Arthur, Ontario, and such Eastern Canadian storage points as the Feeds Administrator may from time to time designate on grain purchased in store Fort William/Port Arthur;
- (b) elevator storage charges and cleaning charges at such Eastern Canadian points as the Feeds Administrator may from time to time designate on uncleaned grain shipped direct from western country points for cleaning and storage at such eastern points;
- (c) freight not exceeding the carlot rate from Fort William/Port Arthur or Armstrong, Ontario, to Eastern Canada destinations on dockage removed from uncleaned grain shipped into reserve stocks at such destinations, provided that the dockage so removed shall become the property of the Crown and may be sold by the Feeds Administrator with the approval of the Agricultural Supplies Board and any revenue therefrom shall be deposited to the credit of the Consolidated Revenue Fund;
- (d) subject to the approval of the Feeds Administrator, interest on the investment in the grain from the date of purchase by the shipper or from the date on which his application to ship such grain is approved whichever is the later, and on the prepaid rail or water freight charges from Fort William or Port Arthur, Ontario, and on all other normal trade charges including that portion of any such charges on grain shipped from western country points, from the date of actual payment thereof by the shipper, such interest to be calculated at 3½ per cent per annum compounded monthly;
- (e) additional transportation charges in excess of the all-rail rates in moving grain into or out of reserve stocks or occasioned by reason of the out of line position of reserve stocks;
- (f) local switching charges which may apply within any harbour area where reserve stocks have been stored;
- (g) unloading (except at Fort William and Port Arthur) and loading out charges assessed by the elevators at reserve storage points;

provided that no payment may be made in respect of any of the charges specified in paragraphs (a), (b), (c) or (d) prior to the date of approval by the Feeds Administrator or his representative of the shippers' application to make the shipment to the reserve grain stocks in Fort William/Port Arthur or Eastern Canada.

2. To pay any loss—

- (a) which might occur as a result of price fluctuations in grains between the date of purchase by the shipper and the date such grain is released on the order of the Feeds Administrator;
- (b) which might result from hedging operations on any such feed grain together with the cost of placing such hedges, provided that any profit arising from such hedging operations shall revert to the Crown to offset the cost of carrying such feed grain.

These regulations shall be retroactive to 8th June, 1943.

A. D. P. HEENEY,
Clerk of the Privy Council.

PART II

Miscellaneous Administrative Orders

DEPARTMENT OF NATIONAL REVENUE

WM No. 39

Sixth Revision

Supplement No. 19

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 21st March, 1944.

*To Collectors of Customs and Excise and others concerned:***Export Permits—Red Cedar Poles**

By Export Permit Branch Order No. 89, effective on and after March 22, 1944, the exemption from requiring an export permit on shipments of the following to the United States is cancelled, so that export permits will be required hereafter for shipments of this commodity to all destinations outside the British Empire:—

GROUP 4 WOOD, WOOD PRODUCTS AND PAPER

Communication and Power Transmission Poles of Red Cedar.

D. SIM,

*Deputy Minister of National Revenue
Customs and Excise.*

WM No. 67

Supplement No. 1

MEMORANDUM

(CUSTOMS DIVISION)

OTTAWA, 21st March, 1944.

*To Collectors of Customs and Excise and others concerned:***Prohibited Imports**

The importation of Stearic Acid as specified in tariff items 215 and 215a is prohibited except under and in accordance with the terms of a permit issued by or on behalf of the Minister of National Revenue.

In order that requests for permits for the importation of such Stearic Acid may be dealt with as expeditiously as possible, applications, IN DUPLICATE, must be made on the prescribed form, which, together with all correspondence relating thereto, should be sent direct to the Oils and Fats Administrator, Mines Bldg., Sussex Street, Ottawa. The form to be used is the "Application for Permit to Import War Materials and Other Goods", and supplies thereof may be obtained from Collectors of Customs and Excise or from the Department of National Revenue.

It should be stated on the application whether the quantity for which permit is requested will be imported in one or more than one shipment.

D. SIM,

*Deputy Minister of National Revenue
Customs and Excise.*

PART III
 Wartime Prices and Trade Board
 (Finance)

Board Orders

WARTIME PRICES AND TRADE BOARD

Order No. 376

Controlling the Distribution of Canned Vegetables

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. This Order shall come into force on March 15, 1944.
2. The following requirements relating to purchase documents for canned vegetables shall be observed (and all expressions in this section shall have the same meaning as is given to them in Order No. 333):
 - (a) Every preferred user who operates a ration bank account must, on or before April 20, 1944, deposit to the credit of such account, unless he has already done so, all quota authorizations issued to him by the Ration Administrator.
 - (b) Any canned vegetable ration cheque which is to be issued against a ration bank account by a preferred user must be issued on or before April 20, 1944, and any purchase document which is to be transferred by a preferred user to a supplier must be transferred on or before April 20, 1944.
 - (c) Every supplier who does not operate a ration bank account must surrender to the Ration Administrator by April 29, 1944, a bank transfer voucher sufficient to cover all purchase documents then in his possession or under his control and good and valid for the purchase of canned vegetables as provided by Order No. 333; and the bank transfer voucher must have attached thereto a statement showing his name and address and the name under which he operates his business.
 - (d) Every supplier who operates a ration bank account must, on or before April 29, 1944, deposit to the credit of such account, unless he has already done so, all purchase documents then in his possession or under his control which are valid for deposit to such account, as provided by Order No. 333.

Made at Ottawa this 14th day of March, 1944.

D. GORDON,
Chairman.

WARTIME PRICES AND TRADE BOARD

ORDER No. 377

Rationed Foods

Under powers given to the Board by Order in Council P.C. 8528 dated November 1, 1941, and amendments,

THE BOARD HEREBY ORDERS AS FOLLOWS:

1. This Order shall come into force on March 14, 1944.
2. The Schedules to Board Order No. 308 are hereby revoked and the following Schedules are substituted therefor:

"SCHEDULES OF BOARD ORDER No. 308

1ST SCHEDULE—PART I

SPECIFIED QUANTITY OF RATIONED FOODS OBTAINABLE FOR EACH RATION COUPON IN RATION BOOKS 3 AND 4 AND OF RATION CARDS

SUGAR
(For general household use)—
Red Coupons
(For Home Canning)
Blue F Coupons
ONE POUND PER COUPON

BUTTER
Purple Coupons—
 $\frac{1}{2}$ POUND PER COUPON

TEA OR COFFEE
Green Coupons Green T Coupons
 Yellow E Coupons

TEA—2 Ounces Per Coupon

COFFEE— $\frac{1}{2}$ Pound Per Coupon

COFFEE CONCENTRATE OR SUBSTITUTE CONTAINING COFFEE:
One Coupon Per Package Containing Enough to Make Approximately 25 Cups.

PRESERVES

Black on Yellow D Coupons
Black on Yellow Coupons

Varying quantity Per Coupon according to the following Preserves Table.

PRESERVES TABLE C

List of Preserves which are Rationed Foods

1. Jams	6. Extracted Honey	11. Cane Syrup	15. Comb Honey
2. Jellies	7. Fountain Fruits	12. Blended Table	16. Maple Sugar
3. Marmalades	8. Canned Fruits	Syrup	
4. Molasses	9. Cranberry Sauce	13. Maple Syrup	
5. Honey Butter	10. Corn Syrup	14. Maple Butter	

NOTE: The item "Canned Fruits" means and includes

- (a) any canned apples, apricots, berries, cherries, crabapples, currants, grapefruit or other citrus fruit, greengages, peaches, pears, pineapple, plums, prunes or rhubarb, whether such canned fruits are in slices, pieces or pulp, or in sauce form (excepting cranberry sauce), and,
- (b) any canned combination or compound of any such fruits or of any such fruits mixed with other food, any canned baby food consisting of any of such fruits mixed with other food or any canned "fruits for salads".

Exceptions: The above list of Preserves does not include the following (all of which are not rationed foods):

- (a) Pineapple pulp when sold in 105 oz. container or larger;
- (b) Apple butter;
- (c) Apple pie filler when sold in 105 oz. container or larger;
- (d) Sorghum syrup;
- (e) Sorghum molasses;
- (f) Blackstrap (molasses) when sold in a sealed container of more than 120 fluid ounces or when sold in bulk;
- (g) Canned rhubarb (until April 30th, 1944 inclusive);
- (h) Canned blueberries (until June 30th, 1944 inclusive);
- (i) Blueberry pie filler (until June 30th, 1944 inclusive);

- (j) Maraschino cherries or maraschino style cherries; or,
 (k) Canned crabapples (until June 30th, 1944 inclusive);
 (l) Canned fruit juices.

Quantity of Preserves per each valid D or Preserves Ration Coupon

On a sale of Preserves IN BULK, the quantity per coupon must be the amount by measure or weight specified below. On a sale or purchase of Preserves in a container, the quantity (net contents) per coupon must not be more than the amount by measure or weight specified below and otherwise must be as near to the specified amount as possible.

Preserves	Quantity per Coupon in Fluid Ounces	Preserves	Quantity per Coupon in Fluid Ounces
1. Jams.....	12	9. Cranberry Sauce (in bulk or canned).....	12
2. Jellies.....	12	10. Corn Syrup.....	15
3. Marmalades.....	12	11. Cane Syrup.....	15
4. Molasses.....	40	12. Blended Table Syrup.....	15
5. Honey Butter.....	12	13. Maple Syrup:	
6. Extracted Honey.....	24	until end of May, 1944.....	40
7. Fountain Fruits.....	12	after end of May, 1944.....	24
8. Canned Fruits.....	20	14. Maple Butter.....	12

15. Comb Honey: 2 standard sections (4½" x 4½" or 4" x 5") per coupon; or 2 pounds net (avoirdupois) of cut comb honey per coupon.

16. Maple Sugar: 2 pounds net (avoirdupois) per coupon.

Sugar option—instead of above listed items, Nos. 1 to 16, any person other than an industrial user may buy ½ pound of sugar with any coupon good and valid for the purchase of Preserves.

NOTE:

- (a) 1 pint equals 20 fluid ounces; and for the purposes of this Order, 1 pound net (avoirdupois) equals 12 fluid ounces.
 (b) Every person who packs blackstrap molasses in a sealed container of 120 fluid ounces or less shall be deemed to be a primary producer thereof for the purposes of this Order.
 (c) Canned fruits sold under the label of "pie filler", shall, for the purposes of this Order be considered as jams.

1ST SCHEDULE—PART II

Validity Dates of Coupons

(A) *Coupons in Ration Book 3 good and valid for use:*

Unused Sugar Coupons (Red).....	Nos. 14 to 28
“ Tea or Coffee Coupons (Green).....	Nos. 14 to 29
“ E Coupons (Yellow).....	Nos. 1 to 4
“ Butter Coupons (Purple).....	Nos. 50 to 53
“ D Coupons (Black on Yellow).....	Nos. 1 to 16

(B) *Coupons of Ration Cards good and valid for use:*

All unused coupons of a Ration Card are good and valid for use at any time and remain good and valid for use until further notice is given by Administrator's Order.

(C) *Dates on which F Coupons for home canning sugar become good and valid for use:*

F Coupons (Blue) in Ration Book 3

Nos. 1, 2, 3, 4 and 5 on Thursday, May 25, 1944.

Nos. 6, 7, 8, 9 and 10, “ “ July 6, 1944.

(D) DATES ON WHICH THE FOLLOWING COUPONS IN RATION BOOK 3 OR
RATION BOOK 4 BECOME GOOD AND VALID FOR USE:

TEA OR COFFEE	SUGAR	DATES COUPONS BECOME VALID		PRESERVES	BUTTER
		Thursday, March	16, 1944		
		" "	23, "		54
<i>E Coupons</i>					
5 and 6	29	" "	30, "		55
		" April	6, "		56
	30 and 31	" "	13, "	17 and 18	57
<i>T Coupons</i>					
30 and 31		" "	20, "		58
		" "	27, "		59
		" May	4, "		60
32 and 33	32 and 33	" "	11, "	19 and 20	61
		" "	18, "		62
		" "	25, "		63
34 and 35		" June	1, "		64
	34 and 35	" "	8, "	21 and 22	Subsequent arrange- ments to be announced later by the Ration Adminis- trator
		" "	15, "		
36 and 37		" "	22, "		
		" "	29, "		
	36 and 37	" July	6, "	23 and 24	
38 and 39		" "	13, "		
		" "	20, "		
		" "	27, "		
40 and 41	38 and 39	" August	3, "	25 and 26	
		" "	10, "		
42 and 43		" "	17, "		
		" "	24, "		
	40 and 41	" "	31, "	27 and 28	
		" September	7, "		
44 and 45		" "	14, "		
Subsequent		" "	21, "		
arrange-	42 and 43	" "	28, "	29 and 30	
ments		" October	5, "		
to be		" "	12, "		
announced		" "	19, "		
later by	44 and 45	" "	26, "	31 and 32	
the Ration Administrator					

1ST SCHEDULE—PART III

Expiry Dates of Ration Coupons

after which they are no longer good and valid for use by a CONSUMER:

Sugar Coupons (Red), F Coupons for home canning sugar (Blue), Tea or Coffee Coupons (Green), E Coupons for Tea or Coffee (Yellow), T Coupons for Tea or Coffee (Green), D Coupons for Preserves (Black on Yellow) and Preserves Coupons (Black on Yellow)—All remain good, unless used, until date to be announced by the Ration Administrator.

BUTTER COUPONS

expire as set forth below:

Butter Coupons (Purple)	Expiry Dates (Consumers)
Nos. 50, 51, 52 and 53.....	March 31, 1944
Nos. 54, 55, 56 and 57.....	April 30, 1944
Nos. 58, 59, 60 and 61.....	May 31, 1944
Nos. 62, 63 and 64.....	June 30, 1944

2ND SCHEDULE—SUPPLIERS

Expiry Dates of Ration Coupons

after which they are no longer good and valid for use by a SUPPLIER:

Sugar Coupons (Red), F Coupons for Home Canning Sugar (Blue), Tea or Coffee Coupons (Green), E Coupons for Tea or Coffee (Yellow), T Coupons for Tea or Coffee (Green), D Coupons for Preserves (Black on Yellow) and Preserves Coupons (Black on Yellow)—All remain good and valid for use by suppliers until dates to be announced by the Ration Administrator.

BUTTER COUPONS

expire as set forth below:

Butter Coupons (Purple)	Expiry Dates (Suppliers)
Nos. 46, 47, 48 and 49.....	March 14, 1944
Nos. 50, 51, 52 and 53.....	April 14, 1944
Nos. 54, 55, 56 and 57.....	May 14, 1944
Nos. 58, 59, 60 and 61.....	June 14, 1944
Nos. 62, 63 and 64.....	July 14, 1944

Special Rules for Deposits and Bank Transfer Vouchers.

All Ration Coupons remain good for a period of 7 days beyond their expiry dates for suppliers for the following limited purposes only:

- (1) For deposit to the credit of his Coupon Bank Account by the operator.
- (2) For use in obtaining a bank transfer voucher from a bank."

3. Board Order No. 317, Administrator's Order No. A-943, Administrator's Order No. A-979, Board Order No. 361, Board Order No. 365 and Administrator's Order No. A-1117 are hereby revoked.

4. Rule 1 of Section 6 of Part II of Order No. 308 is amended by adding thereto the following clause:

"(j) detaching or using any E Coupons from the ration book of a child who has not reached the age of twelve years."

Made at Ottawa, this 14th day of March, 1944.

D. GORDON,
Chairman.

Administrator's Order

WARTIME PRICES AND TRADE BOARD

ADMINISTRATOR'S ORDER No. A-1150

Shipping Containers

Under powers given by the Wartime Prices and Trade Board to the Administrator of Shipping Cases, it is hereby ordered on behalf of the Board as follows:—

1. Administrator's Order No. A-846 is hereby revoked.
2. Administrator's Order No. A-938 is hereby revoked.
3. This Order shall be effective on and after the 25th day of March, 1944.

Dated at Ottawa this 23rd day of March, 1944.

F. C. HAYES,
Administrator of Shipping Cases.

APPROVED:

D. GORDON,
Chairman, Wartime Prices and Trade Board.

PART IV
Wartime Industries Control Board
(Munitions and Supply)

Department of Munitions and Supply

MOTOR VEHICLE CONTROLLER

Order No. M.V.C. 19B

(Prices for Used Trucks, Buses, Trailers and Bodies)

Dated February 17, 1944

Pursuant to the powers conferred by Order in Council P.C. 1121 of February 13, 1941, as amended, and by any other Order in Council or Statute,

IT IS HEREBY ORDERED AS FOLLOWS:

1. Interpretation

For the purposes of this Order unless the context otherwise requires:—

- (a) "Controller" or "Motor Vehicle Controller" shall mean the person from time to time appointed Motor Vehicle Controller by the Governor General in Council;
- (b) "Motor Vehicle" shall mean any vehicle the motive power for which is furnished by any type of internal combustion engine but shall not include any self-tracklaying vehicle, tractor or railway rolling stock, or any implement or machine designed for sowing or cultivating agricultural land or harvesting crops grown thereon;
- (c) "Special Truck" shall mean any truck listed in Schedule A to this Order, the production of which was completed after January 1, 1943;
- (d) "Truck" shall mean any motor vehicle, except a passenger motor vehicle with seating capacity for ten people or less;
- (e) "New Truck Price" shall, for any truck listed in Schedules A or B to this Order, mean the price respectively shown for such truck in such schedule and for any truck not listed in the said schedules, except a used integral type bus, shall mean the price shown in Schedule B for the truck of the make and model most nearly similar to the truck being sold or offered for sale;
- (f) "Trailer" shall mean any vehicle designed to be attached to and drawn by a motor vehicle;
- (g) "Person" shall include firm, partnership, corporation, company, any governmental body or department, and/or any aggregation of persons;
- (h) "Model Year" shall, in respect of trucks, begin with the first day of October of the year which precedes the year by which the model of such truck is designated by the manufacturer. If the manufacturer does not designate his trucks by "model year" then the calendar year in which such truck is produced shall be the model year of such vehicle;
- (i) "Extra" shall mean any accessory, or special equipment not included as original equipment in the price of the vehicle and/or body when new and shall include such items as over-sized or special axles, over-sized tires, spare tires, special springs, special transmissions, special brakes, optional wheelbase or body frames, heaters, radios, bodies, engines, generators and wheels, but does not include machines mounted on the vehicle, such as power operated cranes, winches, shovels, scoops, welding equipment and concrete mixers.

2. Order No. M.V.C. 19A Rescinded

The Order of the Motor Vehicle Controller No. M.V.C. 19A dated April 21, 1943, is hereby rescinded.

3. Maximum Retail Delivered Price of Used Trucks

The price at which any person may sell or offer to sell any used truck, except a used integral type bus, shall not exceed a price computed as follows:—

(a) Add the following items (i), (ii), (iii) and (iv)

(i) The new truck price;

(See Section 1 (e) for definition of new truck price.)

(ii) A handling charge of \$35;

(iii) A charge for any extra included with or fitted to the truck which was not included in the price of the truck as original equipment, as follows:

(1) For trucks listed in Schedule A and in Schedule B part 1, the prices shown for such extras for such trucks in Schedule C;

(2) For trucks listed in Schedule B part 2, the manufacturers' retail list prices in effect during the period September 15 to October 11, 1941;

(3) For spare tire and tube, such amount as is shown in the published retail price list for such brand and make in effect during the period September 15 to October 11, 1941;

(4) For all other extras for any truck the retail price (new) in effect during the period September 15 to October 11, 1941, or if such retail price is not ascertainable then the current retail price in the area in which the used vehicle is being sold and in no case shall the charge made exceed the retail price fixed by the Regulations Respecting Goods and Services in Time of War, established by Order in Council P.C. 8528 of November 1, 1941, and any amendments thereto;

(iv) Transportation charges to the place of sale as provided in Schedule D to this Order.

— and —

(b) Adjust the total sum thus reached by taking the appropriate percentage thereof in accordance with the following table:

Time elapsed from date of beginning of model year to date of sale	Percentage
Up to and including six months.....	100%
Over 6 months and not more than 1 year.....	95%
Over 1 year and up to 2 years.....	85%
Over 2 years and up to 3 years.....	75%
Over 3 years and up to 4 years.....	65%
Over 4 years and up to 5 years.....	55%
Over 5 years and up to 6 years.....	50%
Over 6 years and up to 7 years.....	45%
Over 7 years and up to 8 years.....	40%
Over 8 years and up to 9 years.....	35%
Over 9 years.....	30%

(For example: Take a truck of "X" make, 1940 model, and assume it is listed in Schedule A at \$1,500. Sale is made in July, 1944, in Saskatchewan, and the truck is equipped with a heater and truck body and a spare tire (32 x 6—10 Ply):

Price shown in Schedule A.....	item (i)	\$1,500 00
Plus handling charge.....	item (ii)	35 00
Plus for heater.....	item (iii)	25 00
Plus for spare tire and tube.....	item (iii)	62 80
Plus for body.....	item (iii)	150 00
Plus for transportation.....	item (iv)	160 00

\$1,932 80

In accordance with the specified percentage shown in the table, for a truck over four years and up to five years, take 55 per cent of this sum which gives the maximum selling price of the truck \$1,063.04.)

- (c) Where the age of a truck body is different from that of the chassis, the age of the chassis shall determine the percentage to be taken under paragraph (b) next preceding, to ascertain the maximum selling price of the truck;
- (d) For trucks not listed in Schedule A or Schedule B, the price to be taken shall be the price set out in Schedule B for the truck of a make and model most nearly similar to the truck being sold, or offered for sale. Any vendor or purchaser who is in doubt as to which is the make or model most nearly similar to any such truck shall refer the matter to the Motor Vehicle Controller before making any sale or offer.

4. *Maximum Retail Delivered Price of a Used Integral Type Bus, Used Trailer or Used Trailer Body*

The maximum selling price of a used integral type bus, used trailer or used trailer body shall not exceed the amount obtained by applying the appropriate depreciation percentage (Section 3 (b)) to the delivered selling price of the unit when new, or if such delivered selling price is not obtainable, the present delivered replacement price of a similar new unit. In no case shall the charge made exceed the retail price fixed by the Regulations Respecting Goods and Services in Time of War, established by Order in Council P.C. 8528 of November 1, 1941, and any amendments thereto.

5. *Invoice Required*

Each seller of a used truck or trailer shall deliver to the purchaser thereof a statement in writing showing the names and addresses of the seller and purchaser, the terms of sale, the price paid for the truck or trailer, its make, model, year, serial number, wheel base, tire equipment, accessories or extras included with the unit.

6. *Application of Order to Sale of Personal or Household Effects, Isolated Sales of Motor Vehicles and Sale of Motor Vehicles by Auction*

This Order shall also extend and apply to the sale of a truck or trailer by any person as a part of his personal or household effects, and to isolated sales of trucks or trailers by any person not in the business of selling motor vehicles and to the sale of motor vehicles by auction, notwithstanding the provisions of Order in Council P.C. 8528 dated the first day of November, 1941, as amended, and the provisions of Order 336 of the Wartime Prices and Trade Board, as amended.

7. *Permits*

The provisions of this Order shall be subject to any permit or order issued by the Motor Vehicle Controller.

8. *Effective Date*

This Order shall be effective on and after April 3, 1944.

J. H. BERRY,
Motor Vehicle Controller.

APPROVED:

J. GERALD GODSOE,
Chairman, Wartime Industries Control Board.

CONCURRED IN BY THE WARTIME PRICES AND TRADE BOARD:

D. GORDON,
Chairman.

SCHEDULE A

NEW TRUCK PRICES

(Special Trucks Produced After January 1st, 1943.)

Chevrolet

Wheel-base	Tire Equipment	Rated Capacity and Type	New Truck Price
Inches			\$ cts.
160"	6-7-00 x 20/32 x 6-10 Ply Front and Dual Rear	2 Ton Chassis, Flat Face Cowl, Left Hand Drive	1,254 30
160"	6-7-00 x 20/32 x 6-10 Ply Front and Dual Rear	2 Ton Chassis, Windshield Cowl, Left Hand Drive	1,277 30
160"	6-6-50 x 20-6 Ply Front and Dual Rear	2 Ton Chassis and Cab, Left Hand Drive	1,272 00
160"	6-7-00 x 20/32 x 6-10 Ply Front and Dual Rear	2 Ton Chassis and Cab, Left Hand Drive	1,383 30
135½"	6-7-50 x 20/34 x 7-10 Ply Front and Dual Rear	3 Ton Chassis and Cab, Left Hand Drive, Dual Performance Axle	1,918 65
159½"	6-7-50 x 20/34 x 7-10 Ply Front and Dual Rear	3 Ton Chassis and Cab, Left Hand Drive, Dual Performance Axle	1,961 65
177½"	6-7-50 x 20/34 x 7-10 Ply Front and Dual Rear	3 Ton Chassis, Flat Face Cowl, Left Hand Drive, Dual Performance Axle	1,898 65
177½"	6-7-50 x 20/34 x 7-10 Ply Front and Dual Rear	3 Ton Chassis, Windshield Cowl, Left Hand Drive, Dual Performance Axle	1,920 65
177½"	6-7-50 x 20/34 x 7-10 Ply Front and Dual Rear	3 Ton Chassis and Cab, Left Hand Drive, Dual Performance Axle	2,025 65

Dodge and Fargo

Wheel-base	Tire Equipment	Rated Capacity and Type	New Truck Price
			\$ cts.
160"	6-7-00 x 20-8 Ply, Front and Dual Rear, seven 6" Wheels	2 Ton Special, Chassis and Flat Face Cowl, Left Hand Drive	1,243 36
160"	6-7-50 x 20-8 Ply, Front and Dual Rear, seven 7" Wheels	2 Ton Special, Chassis and Flat Face Cowl, Left Hand Drive	1,328 48
160"	6-7-00 x 20-8 Ply, Front and Dual Rear, seven 6" Wheels	2 Ton Special, Chassis and Cab, Left Hand Drive	1,399 98
160"	6-7-50 x 20-8 Ply, Front and Dual Rear, seven 7" Wheels	2 Ton Special, Chassis and Cab, Left Hand Drive	1,485 10
136"	6-7-50 x 20/34 x 7-10 Ply, Front and Dual Rear, seven 7" Wheels	2½ Ton Chassis and Flat Face Cowl, Left Hand Drive, Dual Performance Rear Axle	1,526 79
136"	6-7-50 x 20/34 x 7-10 Ply, Front and Dual Rear, seven 7" wheels	2½ Ton Chassis and Cab, Left Hand Drive, Dual Performance Rear Axle	1,703 61
160"	6-7-50 x 20/34 x 7-10 Ply, Front and Dual Rear, seven 7" Wheels	2½ Ton Chassis and Flat Face Cowl, Left Hand Drive, Dual Performance Rear Axle	1,533 12
160"	6-7-50 x 20/34 x 7-10 Ply, Front and Dual Rear, seven 7" Wheels	2½ Ton Chassis and Cab, Left Hand Drive, Dual Performance Rear Axle	1,722 20
178"	6-7-50 x 20/34 x 7-10 Ply, Front and Dual Rear, seven 7" Wheels	3 Ton Chassis and Flat Face Cowl, Left Hand Drive, Dual Performance Rear Axle	1,539 64
178"	6-7-50 x 20/34 x 7-10 Ply, Front and Dual Rear, seven 7" Wheels	3 Ton Chassis and Cab, Left Hand Drive, Dual Performance Rear Axle	1,729 30

Ford

Wheel- base	Tire Equipment	Rated Capacity and Type	New Truck Price
			\$ cts.
158"	6-6.50 x 20-6 Ply Front and Dual Rear	2 Ton Chassis (Low Cowl), Left Hand Drive	1,208 40
158"	6-6.50 x 20-6 Ply Front and Dual Rear	2 Ton Chassis and Cab, Left Hand Drive	1,369 52
158"	6-7.00 x 20-8 Ply Front and Dual Rear	3 Ton Chassis (Low Cowl), Left Hand Drive, Two Speed Axle, Frame Reinforcement	1,461 63
158"	6-7.00 x 20-8 Ply Front and Dual Rear	3 Ton Chassis and Cab, Left Hand Drive, Two Speed Axle, Frame Reinforcement	1,622 75
194"	6-7.00 x 20-8 Ply Front and Dual Rear	3 Ton Bus Chassis, Left Hand Drive, Two Speed Axle, Frame Reinforce- ment	1,660 28

SCHEDULE B—PART I

NEW TRUCK PRICES

Chevrolet

Model	Wheel-base	Tire Equipment	Rated Capacity and Type	New Truck Price
				\$ cts.
12-71	116"	(4) 6-00 x 16—4 Ply.....	1 Ton Sedan Delivery.....	1,006 75
13-11	115"	(4) 6-00 x 16—4 Ply.....	1 Ton Chassis, Flat Face Cowl....	646 75
13-12	115"	(4) 6-00 x 16—4 Ply.....	1 Ton Chassis, Windshield Cowl....	669 75
13-13	115"	(4) 6-00 x 16—4 Ply.....	1 Ton Chassis, with Cab.....	775 75
13-14	115"	(4) 6-00 x 16—4 Ply.....	1 Ton Pickup Delivery.....	812 75
13-15	115"	(4) 6-00 x 16—4 Ply.....	1 Ton Panel Delivery.....	937 75
14-21	125½"	(4) 7-00 x 17—6 Ply.....	1 Ton Chassis, Flat Face Cowl....	771 79
14-22	125½"	(4) 7-00 x 17—6 Ply.....	1 Ton Chassis, Windshield Cowl....	794 79
14-23	125½"	(4) 7-00 x 17—6 Ply.....	1 Ton Chassis, with Cab.....	900 79
14-24	125½"	(4) 7-00 x 17—6 Ply.....	1 Ton Pickup Delivery.....	953 79
14-25	125½"	(4) 7-00 x 17—6 Ply.....	1 Ton Panel Delivery.....	1,101 79
14-35	134½"	(4) 7-00 x 17—6 Ply.....	1 Ton Panel Delivery.....	1,167 79
15-72	134½"	(2) 6-00 x 20—6 Ply Front.... (2) 6-50 x 20/32 x 6—8 Ply Rear	1½ Ton Chassis, Windshield Cowl..	851 40
15-73	134½"	(2) 6-00 x 20—6 Ply Front.... (2) 6-50 x 20/32 x 6—8 Ply Rear	1½ Ton Chassis, With Cab.....	956 40
	134½"	(2) 6-00 x 20—6 Ply Front.... (2) 6-50 x 20/32 x 6—8 Ply Rear	1½ Ton Chassis, Cab, Pickup Box..	1,098 40
15-35	134½"	(4) 6-50 x 20—6 Ply.....	1½ Ton Panel Delivery.....	1,246 95
15-31	134½"	(6) 6-50 x 20—6 Ply Front... and Dual Rear	2 Ton Chassis, Flat Face Cowl....	935 82
15-32	134½"	(6) 6-50 x 20—6 Ply Front... and Dual Rear	2 Ton Chassis, Windshield Cowl..	958 82
15-33	134½"	(6) 6-50 x 20—6 Ply Front... and Dual Rear	2 Ton Chassis with Cab.....	1,064 82
15-41	160"	(6) 6-50 x 20—6 Ply Front... and Dual Rear	2 Ton Chassis, Flat Face Cowl....	960 82
15-42	160"	(6) 6-50 x 20—6 Ply Front... and Dual Rear	2 Ton Chassis, Windshield Cowl..	983 82
15-43	160"	(6) 6-50 x 20—6 Ply Front... and Dual Rear	2 Ton Chassis with Cab.....	1,089 82
18-52	109½"	(6) 6-50 x 20—6 Ply Front... and Dual Rear	2 Ton Cab Over Engine Chassis, Windshield Cowl	1,067 82
18-53	109½"	(6) 6-50 x 20—6 Ply Front... and Dual Rear	2 Ton Cab Over Engine Chassis with Cab	1,224 82
18-62	132½"	(6) 6-50 x 20—6 Ply Front... and Dual Rear	2 Ton Cab Over Engine Chassis, Windshield Cowl	1,102 82
18-63	132½"	(6) 6-50 x 20—6 Ply Front... and Dual Rear	2 Ton Cab Over Engine Chassis with Cab	1,259 82
18-72	158½"	(6) 6-50 x 20—6 Ply Front... and Dual Rear	2 Ton Cab Over Engine Chassis, Windshield Cowl	1,137 82
18-73	158½"	(6) 6-50 x 20—6 Ply Front... and Dual Rear	2 Ton Cab Over Engine Chassis with Cab	1,294 82
16-61	135½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	2½ Ton Maple Leaf Chassis, Flat Face Cowl	1,141 99
16-62	135½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	2½ Ton Maple Leaf Chassis, Wind- shield Cowl	1,163 99
16-63	135½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	2½ Ton Maple Leaf Chassis with Cab	1,268 99
16-71	159½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	2½ Ton Maple Leaf Chassis, Flat Face Cowl	1,183 99
16-72	159½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	2½ Ton Maple Leaf Chassis, Wind- shield Cowl	1,206 99
16-73	159½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	2½ Ton Maple Leaf Chassis with Cab	1,313 99
16-81	177½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	2½ Ton Maple Leaf Chassis, Flat Face Cowl	1,247 99
16-82	177½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	2½ Ton Maple Leaf Chassis, Wind- shield Cowl	1,269 99
16-83	177½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	2½ Ton Maple Leaf Chassis with Cab	1,374 99

Model	Wheel-base	Tire Equipment	Rated Capacity and Type	New Truck Price
				\$ cts.
17-61	135½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	3 Ton 248" Engine, Chassis, Flat Face Cowl	1,251 99
17-62	135½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	3 Ton 248" Engine, Chassis, Windshield Cowl	1,274 99
17-63	135½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	3 Ton 248" Engine, Chassis, with Cab	1,379 99
17-71	159½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	3 Ton 248" Engine, Chassis, Flat Face Cowl	1,293 99
17-72	159½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	3 Ton 248" Engine, Chassis, Windshield Cowl	1,316 99
17-73	159½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	3 Ton 248" Engine, Chassis, with Cab	1,422 99
17-81	177½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	3 Ton 248" Engine, Chassis, Flat Face Cowl	1,357 99
17-82	177½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	3 Ton 248" Engine, Chassis, Windshield Cowl	1,379 99
17-83	177½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	3 Ton 248" Engine, Chassis, with Cab	1,484 99

Dodge and Fargo

Model	Wheel-base	Tire Equipment	Rated Capacity and Type	New Truck Price
				\$ cts.
D.D. 1-F.L. 1	116"	(4) 6-00 x 16—4 Ply Pass....	½ Ton Chassis and Flat Face Cowl	653 25
D.D. 1-F.L. 1	116"	(4) 6-00 x 16—4 Ply Pass....	½ Ton Chassis and Windshield Cowl	685 72
D.D. 1-F.L. 1	116"	(4) 6-00 x 16—4 Ply Pass....	½ Ton Chassis and Cab.....	783 35
D.D. 1-F.L. 1	116"	(4) 6-00 x 16—4 Ply Pass....	½ Ton Chassis, Cab and Express.	837 09
D.D. 1-F.L. 1	116"	(4) 6-00 x 16—4 Ply Pass....	½ Ton Panel.....	967 39
D.D. 2-F.L. 2	120"	(2) 6-50 x 16—6 Ply.....	¾-1 Ton Chassis and Flat Face Cowl	829 81
D.D. 2-F.L. 2	120"	(2) 7-00 x 16—6 Ply.....	¾-1 Ton Chassis and Windshield Cowl	862 27
D.D. 2-F.L. 2	120"	(2) 6-50 x 16—6 Ply.....	¾-1 Ton Chassis and Cab.....	959 83
D.D. 2-F.L. 2	120"	(2) 7-00 x 16—6 Ply.....	¾-1 Ton Chassis, Cab and Express	1,013 74
D.D. 2-F.L. 2	133"	(2) 6-50 x 16—6 Ply.....	¾-1 Ton Chassis and Flat Face Cowl	862 00
D.D. 2-F.L. 2	133"	(2) 6-50 x 16—6 Ply.....	¾-1 Ton Chassis and Windshield Cowl	894 47
D.D. 2-F.L. 2	133"	(2) 6-50 x 16—6 Ply.....	¾-1 Ton Chassis and Cab.....	992 02
D.D. 2-F.L. 2	133"	(2) 7-00 x 16—6 Ply.....	¾-1 Ton Chassis, Cab and Express	1,061 97
D.D. 2-F.L. 2	133"	(2) 6-50 x 16—6 Ply.....	¾-1 Ton Panel.....	1,187 66
D.D. 2-F.L. 2	133"	(2) 7-00 x 16—6 Ply.....		
D.D. 3-F.L. 3	135"	(2) 6-00 x 20—6 Ply.....	1½ Ton Chassis and Flat Face Cowl	878 16
D.D. 3-F.L. 3	135"	(2) 6-00 x 20—6 Ply.....	1½ Ton Chassis and Windshield Cowl	910 63
D.D. 3-F.L. 3	135"	(2) 6-50 x 20/32 x 6—8 Ply.....	1½ Ton Chassis and Cab.....	1,008 24
D.D. 3-F.L. 3	135"	(2) 6-00 x 20—6 Ply.....	1½ Ton Chassis and Cab.....	1,008 24
D.D. 3-F.L. 3	135"	(2) 6-50 x 20/32 x 6—8 Ply.....	1½ Ton Chassis, Cab and Express	1,102 46
D.D. 3-F.L. 3	160"	(2) 6-00 x 20—6 Ply.....	1½ Ton Chassis and Flat Face Cowl	910 42
D.D. 3-F.L. 3	160"	(2) 6-50 x 20/32 x 6—8 Ply.....	1½ Ton Chassis and Windshield Cowl	942 88
D.D. 3-F.L. 3	160"	(2) 6-00 x 20—6 Ply.....	1½ Ton Chassis and Cab.....	1,040 45
D.D. 3-F.L. 3	160"	(2) 6-50 x 20/32 x 6—8 Ply.....		

Model	Wheel-base	Tire Equipment	Rated Capacity and Type	New Truck Price
				\$ cts.
D.D.M. 3- F.L.M. 3	105"	(2) 6.00 x 20-6 Ply.....	1½ Ton C.O.E. Chassis and Windshield Cowl	1,076 24
D.D.M. 3- F.L.M. 3	105"	(2) 6.00 x 20-6 Ply.....	1½ Ton C.O.E. Chassis and Cab	1,174 42
D.D.M. 3- F.L.M. 3	129"	(2) 6.00 x 20-6 Ply.....	1½ Ton C.O.E. Chassis and Windshield Cowl	1,108 27
D.D.M. 3- F.L.M. 3	129"	(2) 6.50 x 20/32 x 6-8 Ply	1½ Ton C.O.E. Chassis and Cab	1,206 45
D.D.M. 3- F.L.M. 3	159"	(2) 6.00 x 20-6 Ply.....	1½ Ton C.O.E. Chassis and Windshield Cowl	1,151 99
D.D.M. 3- F.L.M. 3	159"	(2) 6.50 x 20/32 x 6-8 Ply	1½ Ton C.O.E. Chassis and Cab	1,250 18
D.D. 4-F.L. 4	135"	(6) 6.50 x 20-6 Ply.....	2 Ton Chassis and Flat Face Cowl	988 77
D.D. 4-F.L. 4	135"	(6) 6.50 x 20-6 Ply.....	2 Ton Chassis and Windshield Cowl	1,021 24
D.D. 4-F.L. 4	135"	(6) 6.50 x 20-6 Ply.....	2 Ton Chassis and Cab.....	1,118 84
D.D. 4-F.L. 4	160"	(6) 6.50 x 20-6 Ply.....	2 Ton Chassis and Flat Face Cowl	1,021 01
D.D. 4-F.L. 4	160"	(6) 6.50 x 20-6 Ply.....	2 Ton Chassis and Windshield Cowl	1,053 48
D.D. 4-F.L. 4	160"	(6) 6.50 x 20-6 Ply.....	2 Ton Chassis and Cab.....	1,151 06
D.D. 4-F.L. 4	190"	(6) 6.50 x 20-6 Ply.....	2 Ton Chassis and Flat Face Cowl	1,107 06
D.D. 4-F.L. 4	190"	(6) 6.50 x 20-6 Ply.....	2 Ton Chassis and Windshield Cowl	1,139 52
D.D. 4-F.L. 4	190"	(6) 6.50 x 20-6 Ply.....	2 Ton Chassis and Cab.....	1,237 10
D.D.M. 4- F.L.M. 4	105"	(6) 6.50 x 20-6 Ply.....	2 Ton C.O.E. Chassis and Windshield Cowl	1,186 84
D.D.M. 4- F.L.M. 4	105"	(6) 6.50 x 20-6 Ply.....	2 Ton C.O.E. Chassis and Cab	1,285 03
D.D.M. 4- F.L.M. 4	129"	(6) 6.50 x 20-6 Ply.....	2 Ton C.O.E. Chassis and Windshield Cowl	1,218 88
D.D.M. 4- F.L.M. 4	129"	(6) 6.50 x 20-6 Ply.....	2 Ton C.O.E. Chassis and Cab	1,317 05
D.D.M. 4- F.L.M. 4	159"	(6) 6.50 x 20-6 Ply.....	2 Ton C.O.E. Chassis and Windshield Cowl	1,262 50
D.D.M. 4- F.L.M. 4	159"	(6) 6.50 x 20-6 Ply.....	2 Ton C.O.E. Chassis and Cab	1,360 78
D.D. 5-F.L. 5	136"	(6) 7.00 x 20-8 Ply.....	2½ Ton Chassis and Flat Face Cowl	1,135 29
D.D. 5-F.L. 5	136"	(6) 7.00 x 20-8 Ply.....	2½ Ton Chassis and Windshield Cowl	1,167 74
D.D. 5-F.L. 5	136"	(6) 7.00 x 20-8 Ply.....	2½ Ton Chassis and Cab.....	1,265 32
D.D. 5-F.L. 5	160"	(6) 7.00 x 20-8 Ply.....	2½ Ton Chassis and Flat Face Cowl	1,173 36
D.D. 5-F.L. 5	160"	(6) 7.00 x 20-8 Ply.....	2½ Ton Chassis and Windshield Cowl	1,205 82
D.D. 5-F.L. 5	160"	(6) 7.00 x 20-8 Ply.....	2½ Ton Chassis and Cab.....	1,303 40
D.D. 5-F.L. 5	178"	(6) 7.00 x 20-8 Ply.....	2½ Ton Chassis and Flat Face Cowl	1,232 00
D.D. 5-F.L. 5	178"	(6) 7.00 x 20-8 Ply.....	2½ Ton Chassis and Windshield Cowl	1,264 46
D.D. 5-F.L. 5	178"	(6) 7.00 x 20-8 Ply.....	2½ Ton Chassis and Cab.....	1,361 99
D.D. 6-F.L. 6	136"	(6) 7.00 x 20-8 Ply.....	2½ Ton D.P. Chassis and Flat Face Cowl	1,258 63
D.D. 6-F.L. 6	136"	(6) 7.00 x 20-8 Ply.....	2½ Ton D.P. Chassis and Wind- shield Cowl	1,291 10
D.D. 6-F.L. 6	136"	(6) 7.00 x 20-8 Ply.....	2½ Ton D.P. Chassis and Cab.	1,388 67
D.D. 6-F.L. 6	160"	(6) 7.00 x 20-8 Ply.....	2½ Ton D.P. Chassis and Flat Face Cowl	1,296 74
D.D. 6-F.L. 6	160"	(6) 7.00 x 20-8 Ply.....	2½ Ton D.P. Chassis and Wind- shield Cowl	1,329 19
D.D. 6-F.L. 6	160"	(6) 7.00 x 20-8 Ply.....	2½ Ton D.P. Chassis and Cab.	1,426 76
D.D. 6-F.L. 6	178"	(6) 7.00 x 20-8 Ply.....	2½ Ton D.P. Chassis and Flat Face Cowl	1,355 34
D.D. 6-F.L. 6	178"	(6) 7.00 x 20-8 Ply.....	2½ Ton D.P. Chassis and Wind- shield Cowl	1,387 79
D.D. 6-F.L. 6	178"	(6) 7.00 x 20-8 Ply.....	2½ Ton D.P. Chassis and Cab.	1,485 36
D.D. 7-F.L. 7	136"	(6) 7.50 x 20-8 Ply.....	3 Ton Chassis and Flat Face Cowl	1,341 47

Model	Wheel-base	Tire Equipment	Rated Capacity and Type	New Truck Price
				\$ cts.
D.D. 7-F.L. 7	136"	(6) 7.50 x 20-8 Ply.....	3 Ton Chassis and Windshield Cowl	1,373 87
D.D. 7-F.L. 7	136"	(6) 7.50 x 20-8 Ply.....	3 Ton Chassis and Cab.....	1,476 58
D.D. 7-F.L. 7	160"	(6) 7.50 x 20-8 Ply.....	3 Ton Chassis and Flat Face Cowl	1,384 76
D.D. 7-F.L. 7	160"	(6) 7.50 x 20-8 Ply.....	3 Ton Chassis and Windshield Cowl	1,417 17
D.D. 7-F.L. 7	160"	(6) 7.50 x 20-8 Ply.....	3 Ton Chassis and Cab.....	1,519 89
D.D. 7-F.L. 7	178"	(6) 7.50 x 20-8 Ply.....	3 Ton Chassis and Flat Face Cowl	1,448 54
D.D. 7-F.L. 7	178"	(6) 7.50 x 20-8 Ply.....	3 Ton Chassis and Windshield Cowl	1,480 95
D.D. 7-F.L. 7	178"	(6) 7.50 x 20-8 Ply.....	3 Ton Chassis and Cab.....	1,583 67
D.D. 7-F.L. 7	220"	(6) 7.50 x 20-8 Ply.....	3 Ton Chassis and Flat Face Cowl	1,529 34
D.D. 7-F.L. 7	220"	(6) 7.50 x 20-8 Ply.....	3 Ton Chassis and Windshield Cowl	1,561 74
D.D. 7-F.L. 7	220"	(6) 7.50 x 20-8 Ply.....	3 Ton Chassis and Cab.....	1,664 47
D.D.M. 7-F.L.M. 7	105"	(6) 7.50 x 20-8 Ply.....	3 Ton C.O.E. Chassis and Windshield Cowl	1,548 97
D.D.M. 7-F.L.M. 7	105"	(6) 7.50 x 20-8 Ply.....	3 Ton C.O.E. Chassis and Cab	1,652 26
D.D.M. 7-F.L.M. 7	129"	(6) 7.50 x 20-8 Ply.....	3 Ton C.O.E. Chassis and Windshield Cowl	1,591 97
D.D.M. 7-F.L.M. 7	129"	(6) 7.50 x 20-8 Ply.....	3 Ton C.O.E. Chassis and Cab	1,695 26
D.D.M. 7-F.L.M. 7	159"	(6) 7.50 x 20-8 Ply.....	3 Ton C.O.E. Chassis and Windshield Cowl	1,635 96
D.D.M. 7-F.L.M. 7	159"	(6) 7.50 x 20-8 Ply.....	3 Ton C.O.E. Chassis and Cab	1,739 25
D.D. 7S-F.L. 7S	136"	(2) 8.25 x 20-10 Ply.....	3 Ton Special Chassis and Flat Face Cowl	2,054 47
D.D. 7S-F.L. 7S	136"	(4) 9.00 x 20-10 Ply.....	3 Ton Special Chassis and Cab	2,184 72
D.D. 7S-F.L. 7S	160"	(2) 8.25 x 20-10 Ply.....	3 Ton Special Chassis and Flat Face Cowl	2,091 50
D.D. 7S-F.L. 7S	160"	(4) 9.00 x 20-10 Ply.....	3 Ton Special Chassis and Cab	2,221 74
D.D. 7S-F.L. 7S	178"	(2) 8.25 x 20-10 Ply.....	3 Ton Special Chassis and Flat Face Cowl	2,149 73
D.D. 7S-F.L. 7S	178"	(4) 9.00 x 20-10 Ply.....	3 Ton Special Chassis and Cab	2,279 98
D.D. 7S-F.L. 7S	220"	(2) 8.25 x 20-10 Ply.....	3 Ton Special Chassis and Flat Face Cowl	2,208 02
D.D. 7S-F.L. 7S	220"	(4) 9.00 x 20-10 Ply.....	3 Ton Special Chassis and Cab	2,338 27

Ford

Wheel-base	Tire Equipment	Rated Capacity and Type	New Truck Price
			\$ cts.
114"	(4) 6.00 x 16-4 Ply.....	1 Ton Chassis.....	657 05
114"	(4) 6.00 x 16-4 Ply.....	1 Ton Chassis with Windshield.....	683 55
114"	(4) 6.00 x 16-4 Ply.....	1 Ton Chassis with Cab.....	778 95
114"	(4) 6.00 x 16-4 Ply.....	1 Ton Pickup.....	800 15
114"	(4) 6.00 x 16-4 Ply.....	1 Ton Panel Delivery (Slat Trim).....	911 45
114"	(4) 6.00 x 16-4 Ply.....	1 Ton Panel Delivery (Fibre Board).....	932 65
122"	(2) 6.50 x 16-6 Ply Front... (2) 7.00 x 16-6 Ply Rear	1 Ton Chassis.....	718 45
122"	(2) 6.50 x 16-6 Ply Front... (2) 7.00 x 16-6 Ply Rear	1 Ton Chassis with Windshield.....	744 95
122"	(2) 6.50 x 16-6 Ply Front... (2) 7.00 x 16-6 Ply Rear	1 Ton Chassis with Cab.....	840 35
122"	(2) 6.50 x 16-6 Ply Front... (2) 7.00 x 16-6 Ply Rear	1 Ton Express.....	925 15
122"	(2) 6.50 x 16-6 Ply Front... (2) 7.00 x 16-6 Ply Rear	1 Ton Panel.....	1,078 85

Wheel-base	Tire Equipment	Rated Capacity and Type	New Truck Price	
			\$	cts.
122"	(2) 6-00 x 17-6 Ply Front...	1 Ton Chassis.....	756	85
	(2) 7-00 x 17-6 Ply Rear			
122"	(2) 6-00 x 17-6 Ply Front...	1 Ton Chassis with Windshield.....	783	35
	(2) 7-00 x 17-6 Ply Rear			
122"	(2) 6-00 x 17-6 Ply Front...	1 Ton Chassis with Cab.....	878	75
	(2) 7-00 x 17-6 Ply Rear			
122"	(2) 6-00 x 17-6 Ply Front...	1 Ton Express.....	963	55
	(2) 7-00 x 17-6 Ply Rear			
122"	(2) 6-00 x 17-6 Ply Front...	1 Ton Panel.....	1,117	25
	(2) 7-00 x 17-6 Ply Rear			
134"	6-00 x 20-6 Ply Front.....	1½ Ton Conventional Chassis.....	823	81
	32 x 6-8 Ply Single Rear			
134"	6-00 x 20-6 Ply Front.....	1½ Ton Conventional Chassis with Windshield.....	850	31
	32 x 6-8 Ply Single Rear			
134"	6-00 x 20-6 Ply Front.....	1½ Ton Conventional Chassis with Cab.....	945	71
	32 x 6-8 Ply Single Rear			
134"	6-50 x 20-6 Ply Front and Dual Rear	2 Ton Conventional Chassis.....	941	70
134"	6-50 x 20-6 Ply Front and Dual Rear	2 Ton Conventional Chassis with Windshield.....	968	20
134"	6-50 x 20-6 Ply Front and Dual Rear	2 Ton Conventional Chassis with Cab.....	1,063	60
134"	7-00 x 20-8 Ply Front and Dual Rear	3 Ton Conventional Chassis.....	1,226	20
134"	7-00 x 20-8 Ply Front and Dual Rear	3 Ton Conventional Chassis with Windshield.....	1,252	70
134"	7-00 x 20-8 Ply Front and Dual Rear	3 Ton Conventional Chassis with Cab.....	1,348	10
134"	6-50 x 20-6 Ply Front and Dual Rear	2 Ton Conventional Dump Chassis.....	957	60
134"	6-50 x 20-6 Ply Front and Dual Rear	2 Ton Conventional Dump Chassis with Windshield.....	984	10
134"	6-50 x 20-6 Ply Front and Dual Rear	2 Ton Conventional Dump Chassis with Cab.....	1,079	50
134"	7-00 x 20-8 Ply Front and Dual Rear	3 Ton Conventional Dump Chassis.....	1,226	20
134"	7-00 x 20-8 Ply Front and Dual Rear	3 Ton Conventional Dump Chassis with Windshield.....	1,252	70
134"	7-00 x 20-8 Ply Front and Dual Rear	3 Ton Conventional Dump Chassis with Cab.....	1,348	10
158"	6-00 x 20-6 Ply Front.....	1½ Ton Conventional Chassis.....	860	91
	32 x 6-8 Ply Single Rear			
158"	6-00 x 20-6 Ply Front.....	1½ Ton Conventional Chassis with Windshield.....	887	41
	32 x 6-8 Ply Single Rear			
158"	6-00 x 20-6 Ply Front.....	1½ Ton Conventional Chassis with Cab.....	982	81
	32 x 6-8 Ply Single Rear			
158"	6-50 x 20-6 Ply.....	2 Ton Conventional Chassis.....	978	80
158"	6-50 x 20-6 Ply.....	2 Ton Conventional Chassis with Windshield.....	1,005	30
158"	6-50 x 20-6 Ply.....	2 Ton Conventional Chassis with Cab.....	1,100	70
158"	7-00 x 20-8 Ply.....	3 Ton Conventional Chassis.....	1,263	30
158"	7-00 x 20-8 Ply.....	3 Ton Conventional Chassis with Windshield.....	1,289	80
158"	7-00 x 20-8 Ply.....	3 Ton Conventional Chassis with Cab.....	1,385	20
176"	6-50 x 20-6 Ply Front and Dual Rear	2 Ton Conventional Chassis.....	1,068	90
176"	6-50 x 20-6 Ply Front and Dual Rear	2 Ton Conventional Chassis with Windshield.....	1,095	80
176"	6-50 x 20-6 Ply Front and Dual Rear	2 Ton Conventional Chassis with Cab.....	1,190	80
176"	7-00 x 20-8 Ply Front and Dual Rear	3 Ton Conventional Chassis.....	1,329	02
176"	7-00 x 20-8 Ply Front and Dual Rear	3 Ton Conventional Chassis with Windshield.....	1,355	52
176"	7-00 x 20-8 Ply Front and Dual Rear	3 Ton Conventional Chassis with Cab.....	1,450	92
194"	6-50 x 20-6 Ply Front and Dual Rear	2 Ton School Bus Chassis.....	1,153	70
194"	7-00 x 20-8 Ply Front and Dual Rear	3 Ton School Bus Chassis.....	1,438	20
101"	6-00 x 20-6 Ply Front.....	1½ Ton Cab-Over-Engine Chassis with Windshield.....	993	41
	32 x 6-8 Ply Single Rear			

Wheel-base	Tire Equipment	Rated Capacity and Type	New Truck Price	
			\$	cts.
101"	6-00 x 20—6 Ply Front..... 32 x 6—8 Ply Single Rear	1½ Ton Cab-Over-Engine Chassis with Cab...	1,094	11
101"	6-50 x 20—6 Ply Front and Dual Rear	2 Ton Cab-Over-Engine Chassis with Wind- shield	1,111	30
101"	6-50 x 20—6 Ply Front and Dual Rear	2 Ton Cab-Over-Engine Chassis with Cab...	1,212	00
101"	7-00 x 20—8 Ply Front and Dual Rear	3 Ton Cab-Over-Engine Chassis with Wind- shield	1,395	80
101"	7-00 x 20—8 Ply Front and Dual Rear	3 Ton Cab-Over-Engine Chassis with Cab...	1,496	50
134"	6-00 x 20—6 Ply Front..... 32 x 6—8 Ply Single Rear	1½ Ton Cab-Over-Engine Chassis with Wind- shield	1,025	21
134"	6-00 x 20—6 Ply Front..... 32 x 6—8 Ply Single Rear	1½ Ton Cab-Over-Engine Chassis with Cab..	1,125	91
134"	6-50 x 20—6 Ply Front and Dual Rear	2 Ton Cab-Over-Engine Chassis with Wind- shield	1,143	10
134"	6-50 x 20—6 Ply Front and Dual Rear	2 Ton Cab-Over-Engine Chassis with Cab...	1,243	80
134"	7-00 x 20—8 Ply Front and Dual Rear	3 Ton Cab-Over-Engine Chassis with Wind- shield	1,427	60
134"	7-00 x 20—8 Ply Front and Dual Rear	3 Ton Cab-Over-Engine Chassis with Cab...	1,528	30
158"	6-00 x 20—6 Ply Front..... 32 x 6—8 Ply Single Rear	1½ Ton Cab-Over-Engine Chassis with Wind- shield	1,062	31
158"	6-00 x 20—6 Ply Front..... 32 x 6—8 Ply Single Rear	1½ Ton Cab-Over-Engine Chassis with Cab..	1,163	01
158"	6-50 x 20—6 Ply Front and Dual Rear	2 Ton Cab-Over-Engine Chassis with Wind- shield	1,180	20
158"	6-50 x 20—6 Ply Front and Dual Rear	2 Ton Cab-Over-Engine Chassis with Cab...	1,280	90
158"	7-00 x 20—8 Ply Front and Dual Rear	3 Ton Cab-Over-Engine Chassis with Wind- shield	1,464	70
158"	7-00 x 20—8 Ply Front and Dual Rear	3 Ton Cab-Over-Engine Chassis with Cab...	1,565	40
194"	7-00 x 20—8 Ply Front and Dual Rear	3 Ton Forward Control Bus Chassis.....	1,712	74

Price for 194" Forward Control Bus Chassis includes Front and Rear Shock Absorbers, Front and Rear Bus Type Springs, Extra 20 gallon Fuel Tank in addition to regular 3-Ton C.O.E. Truck Equipment. (Cab and Front End Metal Not Included).

GMC

Model	Wheel-base	Tire Equipment	Rated Capacity and Type	New Truck Price	
				\$	cts.
22-71	116"	(4) 6-00 x 16—4 Ply.....	½ Ton Sedan Delivery.....	1,056	75
93-11	115"	(4) 6-00 x 16—4 Ply.....	½ Ton Chassis, Flat Face Cowl...	661	75
93-12	115"	(4) 6-00 x 16—4 Ply.....	½ Ton Chassis, Windshield Cowl...	684	75
93-13	115"	(4) 6-00 x 16—4 Ply.....	½ Ton Chassis with Cab.....	790	75
93-14	115"	(4) 6-00 x 16—4 Ply.....	½ Ton Pickup Delivery.....	827	75
93-15	115"	(4) 6-00 x 16—4 Ply.....	½ Ton Panel Delivery.....	952	75
94-21	125½"	(4) 7-00 x 17—6 Ply.....	1 Ton Chassis, Flat Face Cowl...	786	79
94-22	125½"	(4) 7-00 x 17—6 Ply.....	1 Ton Chassis, Windshield Cowl...	809	79
94-23	125½"	(4) 7-00 x 17—6 Ply.....	1 Ton Chassis with Cab.....	915	79
94-24	125½"	(4) 7-00 x 17—6 Ply.....	1 Ton Pickup Delivery.....	968	79
94-25	125½"	(4) 7-00 x 17—6 Ply.....	1 Ton Panel Delivery.....	1,116	79
94-35	134½"	(4) 7-00 x 17—6 Ply.....	1 Ton Panel Delivery.....	1,182	79
95-72	134½"	(2) 6-00 x 20—6 Ply Front, (2) 6-50 x 20/32 x 6—8 Ply Rear	1½ Ton Chassis, Windshield Cowl.	866	40
95-73	134½"	(2) 6-00 x 20—6 Ply Front, (2) 6-50 x 20/32 x 6—8 Ply Rear	1½ Ton Chassis with Cab.....	971	40

Model	Wheel-base	Tire Equipment	Rated Capacity and Type	New Truck Price
				\$ cts.
	134½"	(2) 6-00 x 20—6 Ply Front, (2) 6-50 x 20/32 x 6—8 Ply Rear	1½ Ton Chassis Cab, Pickup Box..	1,114 40
95-35	134½"	(4) 6-50 x 20—6 Ply.....	1½ Ton Panel Delivery.....	1,261 95
95-31	134½"	(6) 6-50 x 20—6 Ply Front and Dual Rear	2 Ton Chassis, Flat Face Cowl....	950 82
95-32	134½"	(6) 6-50 x 20—6 Ply Front and Dual Rear	2 Ton Chassis, Windshield Cowl..	973 82
95-33	134½"	(6) 6-50 x 20—6 Ply Front and Dual Rear	2 Ton Chassis and Cab.....	1,079 82
95-41	160"	(6) 6-50 x 20—6 Ply Front and Dual Rear	2 Ton Chassis, Flat Face Cowl....	975 82
95-42	160"	(6) 6-50 x 20—6 Ply Front and Dual Rear	2 Ton Chassis, Windshield Cowl..	998 82
95-43	160"	(6) 6-50 x 20—6 Ply Front and Dual Rear	2 Ton Chassis with Cab.....	1,104 82
98-52	109½"	(6) 6-50 x 20—6 Ply Front and Dual Rear	2 Ton Cab-Over-Engine Chassis, Windshield Cowl	1,092 82
98-53	109½"	(6) 6-50 x 20—6 Ply Front and Dual Rear	2 Ton Cab-Over-Engine Chassis with Cab	1,249 82
98-62	132½"	(6) 6-50 x 20—6 Ply Front and Dual Rear	2 Ton Cab-Over-Engine Chassis, Windshield Cowl	1,127 82
98-63	132½"	(6) 6-50 x 20—6 Ply Front and Dual Rear	2 Ton Cab-Over-Engine Chassis with Cab	1,284 82
98-72	158½"	(6) 6-50 x 20—6 Ply Front and Dual Rear	2 Ton Cab-Over-Engine Chassis, Windshield Cowl	1,162 82
98-73	158½"	(6) 6-50 x 20—6 Ply Front and Dual Rear	2 Ton Cab-Over-Engine Chassis with Cab	1,319 82
96-61	135½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	2½ Ton Heavy Duty Chassis, Flat Face Cowl	1,156 99
96-62	135½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	2½ Ton Heavy Duty Chassis, Wind- shield Cowl	1,178 99
96-63	135½"	(6) 7-00 x 20/32 x 6—10 Ply, Front and Dual Rear	2½ Ton Heavy Duty Chassis, with Cab	1,283 99
96-71	159½"	(6) 7-00 x 20/32 x 6—10 Ply Front and Dual Rear	2½ Ton Heavy Duty Chassis, Flat Face Cowl	1,198 99
96-72	159½"	(6) 7-00 x 20/32 x 6—10 Ply Front and Dual Rear	2½ Ton Heavy Duty Chassis, Wind- shield Cowl	1,221 99
96-73	159½"	(6) 7-00 x 20/32 x 6—10 Ply Front and Dual Rear	2½ Ton Heavy Duty Chassis with Cab	1,328 99
96-81	177½"	(6) 7-00 x 20/32 x 6—10 Ply Front and Dual Rear	2½ Ton Heavy Duty Chassis, Flat Face Cowl	1,262 99
96-82	177½"	(6) 7-00 x 20/32 x 6—10 Ply Front and Dual Rear	2½ Ton Heavy Duty Chassis, Wind- shield Cowl	1,284 99
96-83	177½"	(6) 7-00 x 20/32 x 6—10 Ply Front and Dual Rear	2½ Ton Heavy Duty Chassis, with Cab	1,389 99
97-61	135½"	(6) 7-00 x 20/32 x 6—10 Ply Front and Dual Rear	3 Ton 248" Engine, Chassis, Flat Face Cowl	1,261 99
97-62	135½"	(6) 7-00 x 20/32 x 6—10 Ply Front and Dual Rear	3 Ton 248" Engine, Chassis, Wind- shield Cowl	1,284 99
97-63	135½"	(6) 7-00 x 20/32 x 6—10 Ply Front and Dual Rear	3 Ton 248" Engine, Chassis with Cab	1,389 99
97-71	159½"	(6) 7-00 x 20/32 x 6—10 Ply Front and Dual Rear	3 Ton 248" Engine, Chassis, Flat Face Cowl	1,303 99
97-72	159½"	(6) 7-00 x 20/32 x 6—10 Ply Front and Dual Rear	3 Ton 248" Engine, Chassis, Wind- shield Cowl	1,326 99
97-73	159½"	(6) 7-00 x 20/32 x 6—10 Ply Front and Dual Rear	3 Ton 248" Engine, Chassis with Cab	1,432 99
97-81	177½"	(6) 7-00 x 20/32 x 6—10 Ply Front and Dual Rear	3 Ton 248" Engine, Chassis, Flat Face Cowl	1,367 99
97-82	177½"	(6) 7-00 x 20/32 x 6—10 Ply Front and Dual Rear	3 Ton 248" Engine, Chassis, Wind- shield Cowl	1,389 99
97-83	177½"	(6) 7-00 x 20/32 x 6—10 Ply Front and Dual Rear	3 Ton 248" Engine, Chassis with Cab	1,494 99
CC 452	135½"	3½ Ton Chassis and Flat Face Cowl	1,888 00
CC 454	177½"	3½ Ton Chassis and Flat Face Cowl	1,961 00
AC 502	136"	4 Ton Chassis and Flat Face Cowl	2,480 00
AC 504	178"	4 Ton Chassis and Flat Face Cowl	2,553 00
AC 552	136"	4½ Ton Chassis and Flat Face Cowl	3,015 00
AC 554	178"	4½ Ton Chassis and Flat Face Cowl	3,088 00
AC 602	136"	5 Ton Chassis and Flat Face Cowl	3,372 00

Model	Wheel-base	Tire Equipment	Rated Capacity and Type	New Truck Price
				\$ cts.
AC-603	160"	5 Ton Chassis and Flat Face Cowl	3,420 00
AC-604	178"	5 Ton Chassis and Flat Face Cowl	3,445 00
ACW-603	183"	5 Ton 6 Wheel Dual Drive Rear Axle Chassis and Flat Face Cowl	5,763 00
AFW-603	183"	5 Ton 6 Wheel Dual Drive Rear Axle C.O.E. Chassis and Flat Face Cowl	6,103 00
ACK-353	157½"	2½ Ton 4 Wheel Drive Chassis and Flat Face Cowl	3,307 00

International

Model	Wheel-base	Tire Equipment	Rated Capacity and Type	New Truck Price
				\$ cts.
K-1	113"	6-00 x 16 P.C. 4 Ply Front... 6-00 x 16 P.C. 4 Ply Single Rear	G.V.W. 4,400 lbs. Chassis only with Flat Back Cowl Chassis and Cab..... Chassis Cab and Express Body... Chassis and Panel Body.....	 778 00 923 00 988 00 1,113 00
K-1	113"	6-00 x 16 P.C. 6 Ply Front... 6-00 x 16 P.C. 6 Ply Single Rear	G.V.W. 4,400 lbs. Chassis only with Flat Back Cowl. Chassis and Cab..... Chassis Cab and Express Body... Chassis and Panel Body.....	 803 00 953 00 1,013 00 1,138 00
K-1	113"	6-50 x 16 P.C. 6 Ply Front... 6-50 x 16 P.C. 6 Ply Single Rear	G.V.W. 4,400 lbs. Chassis only with Flat Back Cowl. Chassis and Cab..... Chassis Cab and Express Body... Chassis and Panel Body.....	 826 50 976 50 1,036 50 1,161 50
K-1	113"	7-00 x 16 P.C. 6 Ply Front... 7-00 x 16 P.C. 6 Ply Single Rear	G.V.W. 4,400 lbs. Chassis only with Flat Back Cowl. Chassis and Cab..... Chassis Cab and Express Body... Chassis and Panel Body.....	 847 00 997 00 1,057 00 1,182 00
K-1	113"	6-00 x 16 T.T. 6 Ply Front.. 6-00 x 16 T.T. 6 Ply Single Rear	G.V.W. 4,400 lbs. Chassis only with Flat Back Cowl. Chassis and Cab..... Chassis Cab and Express Body... Chassis and Panel Body.....	 826 50 976 50 1,036 50 1,161 50
K-1	113"	6-50 x 16 T.T. 6 Ply Front.. 6-50 x 16 T.T. 6 Ply Single Rear	G.V.W. 4,400 lbs. Chassis only with Flat Back Cowl. Chassis and Cab..... Chassis Cab and Express Body... Chassis and Panel Body.....	 855 50 1,005 50 1,065 50 1,190 50
K-1	125"	Chassis only with Flat Back Cowl Add \$25.00 to the above K-1-113" W.B. prices for similarly equipped units.	
K-1	125"	Chassis and Cab. Add \$25.00 to the above K-1-113" W.B. prices for similarly equipped units.	
K-1	125"	Chassis Cab and Express Body.. Add \$45.00 to the above K-1-113" W.B. prices for similarly equipped units.	
K-1	125"	Chassis and Panel Body. Add \$40.00 to the above K-1-113" W.B. prices for similarly equipped units.	

Model	Wheel- base	Tire Equipment	Rated Capacity and Type	New Truck Price	
				\$	cts.
K-2	125"	6-00 x 16 P.C. 4 Ply Front... 6-00 x 16 P.C. 4 Ply Single Rear	G.V.W. 5,200 lbs.		
			Chassis only with Flat Back Cowl.	818	00
			Chassis and Cab.....	968	00
			Chassis Cab and Express Body....	1,048	00
K-2	125"	6-00 x 16 P.C. 6 Ply Front... 6-00 x 16 P.C. 6 Ply Single Rear	Chassis and Panel Body.....	1,168	00
			G.V.W. 5,200 lbs.		
			Chassis only with Flat Back Cowl	843	00
			Chassis and Cab.....	993	00
K-2	125"	6-50 x 16 P.C. 6 Ply Front... 6-50 x 16 P.C. 6 Ply Single Rear.....	Chassis Cab and Express Body...	1,073	00
			Chassis and Panel Body.....	1,193	00
			G.V.W. 5,200 lbs.		
			Chassis only with Flat Back Cowl.	866	50
K-2	125"	7-00 x 16 P.C. 6 Ply Front... 7-00 x 16 P.C. 6 Ply Single Rear	Chassis and Cab.....	1,016	50
			Chassis Cab and Express Body...	1,096	50
			Chassis and Panel Body.....	1,216	50
			G.V.W. 5,200 lbs.		
K-2	125"	6-00 x 16 T.T. 6 Ply Front... 6-00 x 16 T.T. 6 Ply Single Rear	Chassis only with Flat Back Cowl.	887	00
			Chassis and Cab.....	1,037	00
			Chassis Cab and Express Body....	1,117	00
			Chassis and Panel Body.....	1,237	00
K-2	125"	6-50 x 16 T.T. 6 Ply Front... 6-50 x 16 T.T. 6 Ply Single Rear	G.V.W. 5,200 lbs.		
			Chassis only with Flat Back Cowl.	866	50
			Chassis and Cab.....	1,016	50
			Chassis Cab and Express Body....	1,096	50
K-2	125"	7-00 x 16 T.T. 6 Ply Front... 7-00 x 16 T.T. 6 Ply Single Rear	Chassis and Panel Body.....	1,216	50
			G.V.W. 5,200 lbs.		
			Chassis only with Flat Back Cowl.	895	50
			Chassis and Cab.....	1,045	50
K-3	113"	7-00 x 16 P.C. 6 Ply Front... 7-00 x 16 P.C. 6 Ply Single Rear	Chassis Cab and Express Body...	1,125	50
			Chassis and Panel Body.....	1,245	50
			G.V.W. 6,650 lbs.		
			Chassis only with Flat Back Cowl.	988	00
K-3	113"	7-00 x 16 T.T. 6 Ply Front... 7-00 x 16 T.T. 6 Ply Single Rear	Chassis and Cab.....	1,138	00
			Chassis Cab and Express Body....	1,198	00
			G.V.W. 6,650 lbs.		
			Chassis only with Flat Back Cowl.	1,009	50
K-3	113"	7-50 x 16 T.T. 6 Ply Front... 7-50 x 16 T.T. 6 Ply Single Rear	Chassis and Cab.....	1,159	50
			Chassis Cab and Express Body...	1,219	50
			G.V.W. 6,650 lbs.		
			Chassis only with Flat Back Cowl	1,048	50
K-3	113"	7-50 x 16 T.T. 8 Ply Front... 7-50 x 16 T.T. 8 Ply Single Rear	Chassis and Cab.....	1,198	50
			Chassis Cab and Express Body...	1,258	50
			G.V.W. 6,650 lbs.		
			Chassis only with Flat Back Cowl	1,067	50
K-3	113"	6-00 x 20 T.T. 6 Ply Front... 6-00 x 20 T.T. 6 Ply Single Rear	Chassis and Cab.....	1,217	50
			Chassis Cab and Express Body...	1,277	50
			G.V.W. 6,650 lbs.		
			Chassis only with Flat Back Cowl	1,067	50
K-3	113"	6-50 x 20 T.T. 6 Ply Front... 6-50 x 20 T.T. 6 Ply Single Rear	Chassis and Cab.....	1,171	00
			Chassis Cab and Express Body...	1,232	50
			G.V.W. 6,650 lbs.		
			Chassis only with Flat Back Cowl	1,021	00
K-3	113"	7-00 x 20 T.T. 8 Ply Front... 7-00 x 20 T.T. 8 Ply Single Rear	Chassis and Cab.....	1,171	00
			Chassis Cab and Express Body...	1,232	50
			G.V.W. 6,650 lbs.		
			Chassis only with Flat Back Cowl	1,083	00
K-3	113"	6-00 x 16 T.T. 6 Ply Front... 6-00 x 16 T.T. 6 Ply Dual Rear	Chassis and Cab.....	1,233	00
			Chassis Cab and Express Body...	1,294	50
			G.V.W. 6,650 lbs.		
			Chassis only with Flat Back Cowl	1,083	00
K-3	113"	6-00 x 16 T.T. 6 Ply Front... 6-00 x 16 T.T. 6 Ply Dual Rear	Chassis and Cab.....	1,180	00
			Chassis Cab and Express Body...	1,282	50
			G.V.W. 6,650 lbs.		
			Chassis only with Flat Back Cowl	1,030	00

Model	Wheel-base	Tire Equipment	Rated Capacity and Type	New Truck Price
				\$ cts.
K-3	113"	6-50 x 16 T.T. 6 Ply Front.. 6-50 x 16 T.T. 6 Ply Dual Rear	G.V.W. 6,650 lbs. Chassis only with Flat Back Cowl Chassis and Cab..... Chassis Cab and Express Body...	1,069 50 1,219 50 1,322 00
K-3	113"	6-00 x 20 T.T. 6 Ply Front.. 6-00 x 20 T.T. 6 Ply Dual Rear	G.V.W. 6,650 lbs. Chassis only with Flat Back Cowl Chassis and Cab..... Chassis Cab and Express Body....	1,069 00 1,219 00 x x x
K-3	130"	Chassis only with Flat Back Cowl. Same as above K-3-113" W.B. prices for similarly equipped units.	
K-3	130"	Chassis and Cab. Same as above K-3-113" W.B. prices for similarly equipped units.	
K-3	130"	Chassis Cab and Express Body. Add \$45.00 to above K-3-113" W.B. prices for similarly equipped units.	
K-3	130"	7-00 x 16 P.C. 6 Ply Front... 7-00 x 16 P.C. 6 Ply Single Rear	G.V.W. 6,650 lbs. Chassis and Panel Body.....	1,363 00
K-3	130"	7-00 x 16 T.T. 6 Ply Front.. 7-00 x 16 T.T. 6 Ply Single Rear	G.V.W. 6,650 lbs. Chassis and Panel Body.....	1,384 50
K-3	130"	7-50 x 16 T.T. 6 Ply Front.. 7-50 x 16 T.T. 6 Ply Single Rear	G.V.W. 6,650 lbs. Chassis and Panel Body.....	1,423 50
K-3	130"	7-50 x 16 T.T. 8 Ply Front.. 7-50 x 16 T.T. 8 Ply Single Rear	G.V.W. 6,650 lbs. Chassis and Panel Body.....	1,442 50
K-3	130"	6-00 x 16 T.T. 6 Ply Front.. 6-00 x 16 T.T. 6 Ply Dual Rear	G.V.W. 6,650 lbs. Chassis and Panel Body.....	1,447 50
K-3	130"	6-50 x 16 T.T. 6 Ply Front.. 6-50 x 16 T.T. 6 Ply Dual Rear	G.V.W. 6,650 lbs. Chassis and Panel Body.....	1,487 00
K-4	113"	6-00 x 20 6 Ply Front..... 6-50 x 20 D.M. 8 Ply Single Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,028 00 1,178 00
K-4	113"	6-00 x 20 6 Ply Front..... 7-00 x 20 D.M. 8 Ply Single Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,050 00 1,200 00
K-4	113"	6-00 x 20 D.M. 8 Ply Front.. 6-50 x 20 D.M. 8 Ply Single Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,044 00 1,194 00
K-4	113"	6-50 x 20 6 Ply Front..... 6-50 x 20 6 Ply Single Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,027 00 1,177 00
K-4	113"	6-50 x 20 D.M. 8 Ply Front.. 6-50 x 20 D.M. 8 Ply Single Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,054 00 1,204 00
K-4	113"	6-50 x 20 6 Ply Front..... 7-00 x 20 8 Ply Single Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,065 50 1,215 50
K-4	113"	7-00 x 20 8 Ply Front..... 7-00 x 20 8 Ply Single Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,093 00 1,243 00

Model	Wheel-base	Tire Equipment	Rated Capacity and Type	New Truck Price
				\$ cts.
K-4	113"	7-00 x 20 8 Ply Front..... 7-50 x 20 8 Ply Single Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,133 00 1,283 00
K-4	113"	7-00 x 20 D.M. 10 Ply Front 7-00 x 20 D.M. 10 Ply Single Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,142 00 1,292 00
K-4	113"	7-00 x 20 D.M. 10 Ply Front 7-50 x 20 D.M. 10 Ply Single Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,208 00 1,358 00
K-4	113"	7-50 x 20 8 Ply Front..... 7-50 x 20 8 Ply Single Rear..	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,161 00 1,311 00
K-4	113"	7-50 x 20 8 Ply Front..... 8-25 x 20 10 Ply Single Rear	G.V.W. 10,000 lbs.. Chassis only with Flat Back Cowl Chassis and Cab.....	1,237 50 1,387 50
K-4	113"	6-00 x 20 6 Ply Front..... 6-00 x 20 6 Ply Dual Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,048 00 1,198 00
K-4	113"	6-00 x 20 6 Ply Front..... 6-50 x 20 6 Ply Dual Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,088 00 1,238 00
K-4	113"	6-00 x 20 D.M. 8 Ply Front.. 7-00 x 20 D.M. 10 Ply Dual Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,219 50 1,369 50
K-4	113"	6-50 x 20 6 Ply Front..... 6-50 x 20 6 Ply Dual Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,103 50 1,253 50
K-4	113"	6-50 x 20 6 Ply Front..... 7-00 x 20 8 Ply Dual Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,170 00 1,320 00
K-4	113"	6-50 x 20 6 Ply Front..... 7-50 x 20 8 Ply Dual Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,237 50 1,387 50
K-4	113"	6-50 x 20 D.M. 8 Ply Front.. 6-50 x 20 D.M. 8 Ply Dual Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,141 50 1,291 50
K-4	113"	7-00 x 20 8 Ply Front 7-00 x 20 8 Ply Dual Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,197 50 1,347 50
K-4	113"	7-00 x 20 8 Ply Front..... 7-50 x 20 8 Ply Dual Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,265 00 1,415 00
K-4	113"	7-00 x 20 D.M. 10 Ply Front 7-00 x 20 D.M. 10 Ply Dual Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,268 50 1,418 50
K-4	113"	7-50 x 20 8 Ply Front..... 7-50 x 20 8 Ply Dual Rear	G.V.W. 10,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,293 00 1,443 00
K-4	135"	Chassis only with Flat Back Cowl. Same as above K-4-113" W.B. prices for similarly equipped units.	
K-4	135"	Chassis and Cab. Same as above K-4-113" W.B. prices for similar- ly equipped units.	
K-4	147"	Chassis only with Flat Back Cowl. Add \$25.00 to above K-4-113" W.B. prices for similarly equipped units.	
K-4	147"	Chassis and Cab. Add \$25.00 to above K-4-113" W.B. prices for similarly equipped units.	

Model	Wheel-base	Tire Equipment	Rated Capacity and Type	New Truck Price
				\$ cts.
K-4	159"	Chassis only with Flat Back Cowl. Add \$50.00 to above K-4-113" W.B. prices for similarly equipped units.	
K-4	159"	Chassis and Cab. Add \$50.00 to above K-4-113" W.B. prices for similarly equipped units.	
K-5	135"	6-00 x 20 6 Ply Front..... 7-00 x 20 8 Ply Single Rear	G. V. W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,101 50 1,251 50
K-5	135"	6-00 x 20 D.M. 8 Ply Front.. 6-50 x 20 D.M. 8 Ply Single Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,096 50 1,246 50
K-5	135"	6-50 x 20 6 Ply Front..... 7-00 x 20 8 Ply Single Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,117 00 1,267 00
K-5	135"	6-50 x 20 D.M. 8 Ply Front.. 6-50 x 20 D.M. 8 Ply Single Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,106 50 1,256 50
K-5	135"	6-50 x 20 D.M. 8 Ply Front.. 7-00 x 20 D.M. 10 Ply Single Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,153 00 1,303 00
K-5	135"	7-00 x 20 8 Ply Front..... 7-00 x 20 8 Ply Single Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,144 50 1,294 50
K-5	135"	7-00 x 20 8 Ply Front..... 7-50 x 20 8 Ply Single Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,183 00 1,333 00
K-5	135"	7-00 x 20 D.M. 10 Ply Front.. 7-00 x 20 D.M. 10 Ply Single Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,192 00 1,342 00
K-5	135"	7-00 x 20 D.M. 10 Ply Front.. 7-50 x 20 D.M. 10 Ply Single Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,258 50 1,408 50
K-5	135"	7-50 x 20 8 Ply Front..... 7-50 x 20 8 Ply Single Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,211 00 1,361 00
K-5	135"	7-50 x 20 8 Ply Front..... 8-25 x 20 10 Ply Single Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,287 50 1,437 50
K-5	135"	7-50 x 20 8 Ply Front..... 9-00 x 20 10 Ply Single Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,339 50 1,489 50
K-5	135"	6-00 x 20 6 Ply Front..... 6-00 x 20 6 Ply Dual Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,098 00 1,248 00
K-5	135"	6-00 x 20 6 Ply Front..... 6-50 x 20 6 Ply Dual Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,138 50 1,288 50
K-5	135"	6-00 x 20 D.M. 8 Ply Front.. 7-00 x 20 D.M. 10 Ply Dual Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,269 50 1,419 50
K-5	135"	6-50 x 20 6 Ply Front..... 6-50 x 20 6 Ply Dual Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,154 00 1,304 00
K-5	135"	6-50 x 20 6 Ply Front..... 7-00 x 20 8 Ply Dual Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,220 00 1,370 00

Model	Wheel-base	Tire Equipment	Rated Capacity and Type	New Truck Price
				\$ cts.
K-5	135"	6-50 x 20 D.M. 8 Ply Front. 6-50 x 20 D.M. 8 Ply Dual Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,192 00 1,342 00
K-5	135"	7-00 x 20 8 Ply Front..... 7-00 x 20 8 Ply Dual Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,247 50 1,397 50
K-5	135"	7-00 x 20 8 Ply Front..... 7-50 x 20 8 Ply Dual Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,315 50 1,465 50
K-5	135"	7-00 x 20 D.M. 10 Ply Front. 7-00 x 20 D.M. 10 Ply Dual Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,318 50 1,468 50
K-5	135"	7-50 x 20 8 Ply Front..... 7-50 x 20 8 Ply Dual Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,343 50 1,493 50
K-5	135"	7-50 x 20 D.M. 10 Ply Front. 7-50 x 20 D.M. 10 Ply Dual Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,484 50 1,634.50
K-5	135"	8-25 x 20 10 Ply Front..... 8-25 x 20 10 Ply Dual Rear	G.V.W. 13,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	1,531 50 1,681 50
K-5	147"	Chassis only with Flat Back Cowl. Add \$25.00 to above K-5-135" W.B. prices for similarly equipped units.	
K-5	147"	Chassis and Cab. Add \$25.00' to above K-5-135" W.B. prices for similarly equipped units.	
K-5	159"	Chassis only with Flat Back Cowl. Add \$50.00 to above K-5-135" W.B. prices for similarly equipped units.	
K-5	159"	Chassis and Cab. Add \$50.00 to above K-5-135" W.B. prices for similarly equipped units.	
K-5	177"	Chassis only with Flat Back Cowl. Add \$75.00 to above K-5-135" W.B. prices for similarly equipped units.	
K-5	177"	Chassis and Cab. Add \$75.00 to above K-5-135" W.B. prices for similarly equipped units.	
K-5	87" or 99"	6-00 x 20 6 Ply Front.....	G.V.W. 14,000 lbs.	
C.O.E.	99"	6-00 x 20 6 Ply Dual Rear	Chassis and Front End Section....	1,428 00
K-5	87" or 99"	6-00 x 20 6 Ply Front.....	G.V.W. 14,000 lbs.	
C.O.E.	99"	6-50 x 20 6 Ply Dual Rear	Chassis and Front End Section....	1,468 50
K-5	87" or 99"	6-00 x 20 D.M. 8 Ply Front.	G.V.W. 14,000 lbs.	
C.O.E.	99"	7-00 x 20 D.M. 10 Ply Dual Rear	Chassis and Front End Section....	1,599 50
K-5	87" or 99"	6-50 x 20 6 Ply Front.....	G.V.W. 14,000 lbs.	
C.O.E.	99"	6-50 x 20 6 Ply Dual Rear	Chassis and Front End Section....	1,484 00
K-5	87" or 99"	6-50 x 20 6 Ply Front.....	G.V.W. 14,000 lbs.	
C.O.E.	99"	7-00 x 20 8 Ply Dual Rear	Chassis and Front End Section....	1,550 00
K-5	87" or 99"	6-50 x 20 D.M. 8 Ply Front..	G.V.W. 14,000 lbs.	
C.O.E.	99"	6-50 x 20 D.M. 8 Ply Dual Rear	Chassis and Front End Section....	1,522 00
K-5	87" or 99"	7-00 x 20 8 Ply Front.....	G.V.W. 14,000 lbs.	
C.O.E.	99"	7-00 x 20 8 Ply Dual Rear	Chassis and Front End Section....	1,577 50

Model	Wheel-base	Tire Equipment	Rated Capacity and Type	New Truck Price	
				\$	cts.
K-5	87"	7-00 x 20 8 Ply Front.....	G.V.W. 14,000 lbs.		
C.O.E.	or 99"	7-50 x 20 8 Ply Dual Rear	Chassis and Front End Section....	1,645	50
K-5	87"	7-00 x 20 D.M. 10 Ply Front	G.V.W. 14,000 lbs.		
C.O.E.	or 99"	7-00 x 20 D.M. 10 Ply Dual Rear	Chassis and Front End Section....	1,648	50
K-5	87"	7-50 x 20 8 Ply Front.....	G.V.W. 14,000 lbs.		
C.O.E.	or 99"	7-50 x 20 8 Ply Dual Rear	Chassis and Front End Section....	1,673	50
K-5	87"	7-50 x 20 D.M. 10 Ply Front.	G.V.W. 14,000 lbs.		
C.O.E.	or 99"	7-50 x 20 D.M. 10 Ply Dual Rear	Chassis and Front End Section....	1,814	50
K-5	87"	8-25 x 20 10 Ply Front.....	G.V.W. 14,000 lbs.		
C.O.E.	or 99"	8-25 x 20 10 Ply Dual Rear	Chassis and Front End Section....	1,861	50
K-5	117"	Chassis and Front End Section		
C.O.E.			Add \$30.00 to above K-5-87" or 99" W.B. prices.		
K-6	134"	6-50 x 20 6 Ply Front.....	G.V.W. 14,500 lbs.		
		6-50 x 20 6 Ply Dual Rear	Chassis only with Flat Back Cowl	1,508	00
			Chassis and Cab.....	1,733	00
K-6	134"	6-50 x 20 6 Ply Front.....	G.V.W. 14,500 lbs.		
		7-00 x 20 8 Ply Dual Rear	Chassis only with Flat Back Cowl	1,563	50
			Chassis and Cab.....	1,788	50
K-6	134"	6-50 x 20 D.M. 8 Ply Front.	G.V.W. 14,500 lbs.		
		6-50 x 20 D.M. 8 Ply Dual Rear	Chassis only with Flat Back Cowl	1,539	50
			Chassis and Cab.....	1,764	50
K-6	134"	7-00 x 20 8 Ply Front.....	G.V.W. 14,500 lbs.		
		7-00 x 20 8 Ply Dual Rear	Chassis only with Flat Back Cowl	1,591	00
			Chassis and Cab.....	1,816	00
K-6	134"	7-00 x 20 8 Ply Front.....	G.V.W. 14,500 lbs.		
		7-50 x 20 8 Ply Dual Rear	Chassis only with Flat Back Cowl	1,648	50
			Chassis and Cab.....	1,873	50
K-6	134"	7-50 x 20 D.M. 10 Ply Front.	G.V.W. 14,500 lbs.		
		7-50 x 20 D.M. 10 Ply Dual Rear	Chassis only with Flat Back Cowl	1,656	00
			Chassis and Cab.....	1,881	00
K-6	134"	7-50 x 20 8 ply Front.....	G.V.W. 14,500 lbs.		
		7-50 x 20 8 ply Dual Rear...	Chassis only with Flat Back Cowl	1,676	00
			Chassis and Cab.....	1,901	00
K-6	134"	7-50 x 20 8 Ply Front.....	G.V.W. 14,500 lbs.		
		8-25 x 20 10 Ply Dual Rear	Chassis only with Flat Back Cowl	1,787	50
			Chassis and Cab.....	2,012	50
K-6	134"	7-50 x 20 D.M. 10 Ply Front.	G.V.W. 14,500 lbs.		
		7-50 x 20 D.M. 10 Ply Dual Rear	Chassis only with Flat Back Cowl	1,808	00
			Chassis and Cab.....	2,033	00
K-6	134"	8-25 x 20 10 Ply Front.....	G.V.W. 14,500 lbs.		
		8-25 x 20 10 Ply Dual Rear	Chassis only with Flat Back Cowl	1,843	50
			Chassis and Cab.....	2,068	50
K-6	146"	Chassis only with Flat Back Cowl.		
			Add \$25.00 to above K-6-134" W.B. prices for similarly equipped units.		
K-6	146"	Chassis and Cab. Add \$25.00 to above K-6-134" W.B. prices for similarly equipped units.		
K-6	158"	Chassis only with Flat Back Cowl.		
			Add \$50.00 to above K-6-134" W.B. prices for similarly equipped units.		

Model	Wheel- base	Tire Equipment	Rated Capacity and Type	New Truck Price
				\$ cts.
K-6	158"	Chassis and Cab. Add \$50.00 to above K-6-134" W.B. prices for similarly equipped units.	
K-6	176"	Chassis only with Flat Back Cowl. Add \$80.00 to above K-6-134" W.B. prices for similarly equipped units.	
K-6	176"	Chassis and Cab. Add \$80.00 to above K-6-134" W.B. prices for similarly equipped units.	
K-7	134"	7-00 x 20 8 Ply Front and Dual Rear	G.V.W. 16,500 lbs. Chassis only with Flat Back Cowl	1,968 00
			Chassis and Cab.....	2,193 00
K-7	134"	7-00 x 20/32 x 6 10 Ply Front and Dual Rear	G.V.W. 16,500 lbs. Chassis only with Flat Back Cowl	2,033 00
			Chassis and Cab.....	2,258 00
K-7	134"	7-50 x 20 8 Ply Front and Dual Rear	G.V.W. 16,500 lbs. Chassis only with Flat Back Cowl	2,052 50
			Chassis and Cab.....	2,277 50
K-7	134"	7-50 x 20 /34 x 7 10 Ply Front and Dual Rear	G.V.W. 16,500 lbs. Chassis only with Flat Back Cowl	2,184 50
			Chassis and Cab.....	2,409 50
K-7	134"	8-25 x 20 10 Ply Front and Dual Rear	G.V.W. 16,500 lbs. Chassis only with Flat Back Cowl	2,220 00
			Chassis and Cab.....	2,445 00
K-7	134"	9-00 x 20 10 Ply Front and Dual Rear	G.V.W. 16,500 lbs. Chassis only with Flat Back Cowl	2,314 50
			Chassis and Cab.....	2,539 50
K-7	146"	Chassis only with Flat Back Cowl. Add \$25.00 to above K-7-134" W.B. prices for similarly equipped units.	
K-7	146"	Chassis and Cab. Add \$25.00 to above K-7-134" W.B. prices for similarly equipped units.	
K-7	158"	Chassis only with Flat Back Cowl. Add \$50.00 to above K-7-134" W.B. prices for similarly equipped units.	
K-7	158"	Chassis and Cab. Add \$50.00 to above K-7-134" W.B. prices for similarly equipped units.	
K-7	176"	Chassis only with Flat Back Cowl. Add \$80.00 to above K-7-134" W.B. prices for similarly equipped units.	
K-7	176"	Chassis and Cab. Add \$80.00 to above K-7-134" W.B. prices for similarly equipped units.	
K-7 C.O.E.	87"	7-00 x 20 8 Ply Front and Dual Rear	G.V.W. 17,000 lbs. Chassis and Front End Section....	2,523 00
K-7 C.O.E.	87"	7-00 x 20/32 x 6 10 Ply Front and Dual Rear	G.V.W. 17,000 lbs. Chassis and Front End Section....	2,588 00
K-7 C.O.E.	87"	7-50 x 20 8 Ply Front and Dual Rear	G.V.W. 17,000 lbs. Chassis and Front End Section....	2,607 50
K-7 C.O.E.	87"	7-50 x 20/34 x 7 10 Ply Front and Dual Rear	G.V.W. 17,000 lbs. Chassis and Front End Section....	2,739 50
K-7 C.O.E.	87"	8-25 x 20 10 Ply Front and Dual Rear	G.V.W. 17,000 lbs. Chassis and Front End Section....	2,775 00
K-7 C.O.E.	87"	9-00 x 20 10 Ply Front and Dual Rear	G.V.W. 17,000 lbs. Chassis and Front End Section....	2,869 50

Model	Wheel- base	Tire Equipment	Rated Capacity and Type	New Truck Price
				\$ cts.
K-7 C.O.E.	99"	Chassis and Front End Section. Add \$30.00 to above K-7-87" W.B. prices.	
K-7 C.O.E.	117"	Chassis and Front End Section. Add \$60.00 to above K-7-87" W.B. prices.	
K-7 C.O.E.	153"	Chassis and Front End Section. Add \$120.00 to above K-7-87" W.B. prices.	
K-8	137"	7-50 x 20 8 Ply Front and Dual rear	G.V.W. 20,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	2,863 00 3,088 00
K-8	137"	7-50 x 20/34 x 7 10 Ply Front and Dual Rear	G.V.W. 20,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	2,995 00 3,220 00
K-8	137"	8-25 x 20 10 Ply Front and Dual Rear	G.V.W. 20,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	3,030 50 3,255 50
K-8	137"	9-00 x 20 10 Ply Front and Dual Rear	G.V.W. 20,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	3,125 00 3,350 00
K-8	137"	9-00 x 20/36 x 8 12 Ply Front and Dual Rear	G.V.W. 20,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	3,225 00 3,450 50
K-8	137"	10-00 x 20 12 Ply Front and Dual Rear	G.V.W. 20,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	3,302 00 3,527 00
K-8	149"	Chassis only with Flat Back Cowl. Add \$25.00 to above K-8-137" W.B. prices for similarly equip- ped units.	
K-8	149"	Chassis and Cab. Add \$25.00 to above K-8-137" W.B. prices for similarly equipped units.	
K-8	161"	Chassis only with Flat Back Cowl. Add \$50.00 to above K-8-137" W.B. prices for similarly equip- ped units.	
K-8	161"	Chassis and Cab. Add \$50.00 to above K-8-137" W.B. prices for similarly equipped units.	
K-8	179"	Chassis only with Flat Back Cowl. Add \$75.00 to above K-8-137" W.B. prices for similarly equip- ped units.	
K-8	179"	Chassis and Cab. Add \$75.00 to above K-8-137" W.B. prices for similarly equipped units.	
K-8	197"	Chassis only with Flat Back Cowl. Add \$100.00 to above K-8-137" W.B. prices for similarly equip- ped units.	
K-8	197"	Chassis and Cab. Add \$100.00 to above K-8-137" W.B. prices for similarly equipped units.	
K-8 C.O.E.	94"	7-50 x 20 8 Ply Front and Dual Rear	G.V.W. 20,000 lbs. Chassis and Front End Section....	3,658 00
K-8 C.O.E.	94"	7-50 x 20/34 x 7 10 Ply Front and Dual Rear	G.V.W. 20,000 lbs. Chassis and Front End Section....	3,790 00
K-8 C.O.E.	94"	8-25 x 20 10 Ply Front and Dual Rear	G.V.W. 20,000 lbs. Chassis and Front End Section....	3,825 50

Model	Wheel- base	Tire Equipment	Rated Capacity and Type	New Truck Price
				\$ cts.
K-8 C.O.E.	94"	9-00 x 20 10 Ply Front and Dual Rear	G.V.W. 20,000 lbs. Chassis and Front End Section....	3,920 00
K-8 C.O.E.	94"	9-00 x 20/36 x 8 12 Ply Front and Dual Rear	G.V.W. 20,000 lbs. Chassis and Front End Section....	4,020 50
K-8 C.O.E.	94"	10-00 x 20 12 Ply Front and Dual Rear	G.V.W. 20,000 lbs. Chassis and Front End Section....	4,097 00
K-8 C.O.E.	106"	Chassis and Front End Section. Add \$30.00 to above K-8-94" W.B. prices.	
K-8 C.O.E.	124"	Chassis and Front End Section. Add \$60.00 to above K-8-94" W.B. prices.	
K-8 C.O.E.	142"	Chassis and Front End Section. Add \$90.00 to above K-8-94" W.B. prices.	
K-10	149"	9-00 x 20 10 Ply Front and Dual Rear	G.V.W. 22,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	3,998 00 4,223 00
K-10	149"	9-00 x 20/36 x 8 12 Ply Front and Dual Rear	G.V.W. 22,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	4,098 50 4,323 50
K-10	149"	10-00 x 20 12 Ply Front and Dual Rear	G.V.W. 22,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	4,175 00 4,400 00
K-10	149"	10-00 x 20/38 x 9 14 Ply Front and Dual Rear	G.V.W. 22,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	4,309 00 4,534 00
K-10	149"	11-00 x 20 12 Ply Front and Dual Rear	G.V.W. 22,500 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	4,289 00 4,514 00
K-10	161"	Chassis only with Flat Back Cowl Add \$25.00 to above K-10-149" W.B. prices for similarly equip- ped units.	
K-10	161"	Chassis and Cab. Add \$25.00 to above K-10-149" W.B. prices for similarly equipped units.	
K-10	179"	Chassis only with Flat Back Cowl. Add \$50.00 to above K-10-149" W.B. prices for similarly equip- ped units.	
K-10	179"	Chassis and Cab. Add \$50.00 to above K-10-149" W.B. prices for similarly equipped units.	
K-10	197"	Chassis only with Flat Back Cowl Add \$75.00 to above K-10-149" W.B. prices for similarly equip- ped units.	
K-10	197"	Chassis and Cab. Add \$75.00 to above K-10-149" W.B. prices for similarly equipped units.	
KR-11	149"	9-00 x 20/36 x 8 12 Ply Front and Dual Rear	G.V.W. 27,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	5,593 00 5,818 00
KR-11	149"	10-00 x 20 12 Ply Front and Dual Rear	G.V.W. 27,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	5,669 50 5,894 50
KR-11	149"	10-00 x 20/38 x 9 14 Ply Front and Dual Rear	G.V.W. 27,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	5,803 50 6,028 50

Model	Wheel- base	Tire Equipment	Rated Capacity and Type	New Truck Price
				\$ cts.
KR-11	149"	11-00 x 20 12 Ply Front and Dual Rear	G.V.W. 27,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	5,783 50 6,008 50
KR-11	149"	12-00 x 20 14 Ply Front and Dual Rear	G.V.W. 27,000 lbs. Chassis only with Flat Back Cowl Chassis and Cab.....	6,133 00 6,358 00
KR-11	161"	Chassis only with Flat Back Cowl Add \$25.00 to above KR-11-149" W.B. prices for similarly equip- ped units.	
KR-11	161"	Chassis and Cab. Add \$25.00 to above KR-11-149" W.B. prices for similarly equipped units.	
KR-11	179"	Chassis only with Flat Back Cowl. Add \$50.00 to above KR-11-149" W.B. prices for similarly equip- ped units.	
KR-11	179"	Chassis and Cab. Add \$50.00 to above KR-11-149" W.B. prices for similarly equipped units.	
KR-11	197"	Chassis only with Flat Back Cowl. Add \$75.00 to above KR-11-149" W.B. prices for similarly equip- ped units.	
KR-11	197"	Chassis and Cab. Add \$75.00 to above KR-11-149" W.B. prices for similarly equipped units.	
KR-11 C.O.E.	94"	9-00 x 20/36 x 8 12 Ply Front and Dual Rear	G.V.W. 28,000 lbs. Chassis and Front End Section....	6,718 00
KR-11 C.O.E.	94"	10-00 x 20 12 Ply Front and Dual Rear	G.V.W. 28,000 lbs. Chassis and Front End Section....	6,794 50
KR-11 C.O.E.	94"	10-00 x 20/38 x 9 14 Ply Front and Dual Rear	G.V.W. 28,000 lbs. Chassis and Front End Section....	6,928 50
KR-11 C.O.E.	94"	11-00 x 20 12 Ply Front and Dual Rear	G.V.W. 28,000 lbs. Chassis and Front End Section....	6,908 50
KR-11 C.O.E.	94"	12-00 x 20 14 Ply Front and Dual Rear	G.V.W. 28,000 lbs. Chassis and Front End Section....	7,258 00
KR-11 C.O.E.	106"	Chassis and Front End Section. Add \$30.00 to above KR-11-94" W.B. prices.	
KR-11 C.O.E.	124"	Chassis and Front End Section. Add \$60.00 to above KR-11-94" W.B. prices.	
KR-11 C.O.E.	142"	Chassis and Front End Section. Add \$90.00 to above KR-11-94" W.B. prices.	

SCHEDULE B—PART 2

NEW TRUCK PRICES

Diamond T

Model	Wheelbase	Rated Capacity and Type	New Truck Price	
			\$	cts.
91	90"	Pak-Age-Car, "Stand-Drive" Chassis and Body, G.V.W. 6,500 lbs.	1,825	00
117	116"	Pak-Age-Car, Chassis and Body, G.V.W. 6,500 lbs.	1,975	00
201	119"	1 Ton Standard Chassis only	1,140	00
201	119"	1 Ton DeLux Chassis only	1,215	00
201C	119"	1 Ton, Bare Chassis only (Cowl Assembly, rear fenders, steps, radiator grills, etc., of Standard Chassis are omitted)	1,250	00
306	127"	1½ Tons, Standard Chassis Only	1,260	00
306	127"	1½ Tons, DeLux Chassis Only	1,325	00
306SC	106"	1½ Tons, Standard Chassis Only	1,440	00
306SC	106"	1½ Tons, Bare Chassis Only (Cowl Assembly, rear fenders, steps, radiator grille, etc., of Standard Chassis are omitted.)	1,365	00
404	139½"	1½-2½ Tons, Standard Chassis Only	1,475	00
404	139½"	1½-2½ Tons, DeLux Chassis only	1,570	00
404SC	106"	1½-2½ Tons, Standard Chassis Only	1,710	00
404SC	106"	1½-2½ Tons, Bare Chassis Only (Cowl Assembly, rear fenders, steps, radiator grille, etc., of Standard Chassis are omitted)	1,635	00
404C	96"	1½-2½ Tons, DeLux Chassis Only, C.O.E.	1,865	00
404C	96"	1½-2½ Tons, DeLux Chassis with Windshield Only, C.O.E.	1,960	00
404C	96"	1½-2½ Tons, Bare Chassis Only (Cowl and platform assembly, rear fenders, steps, etc., of DeLux Chassis are omitted)	1,720	00
406	139½"	1½-3 Tons, Standard Chassis Only	1,740	00
406	139½"	1½-3 Tons, DeLux Chassis Only	1,850	00
509	139½" & 151½"	2-3½ Tons, Standard Chassis Only	2,095	00
509	139½" & 151½"	2-3½ Tons, DeLux Chassis Only	2,185	00
509SC	106" & 124"	2-3½ Tons, Standard Chassis Only	2,205	00
509SC	106" & 124"	2-3½ Tons, Bare Chassis Only (Cowl assembly, rear fenders, steps, radiator grille, etc., of Standard Chassis are omitted)	2,135	00
509C	96"	2-3½ Tons, DeLux Chassis Only, C.O.E.	2,345	00
509C	96"	2-3½ Tons, DeLux Chassis with Windshield Only, C.O.E.	2,445	00
509C	96"	2-3½ Tons, Bare Chassis Only (Cowl and platform assembly, rear fenders, steps, etc., of DeLux Chassis are omitted)	2,215	00
612	139½" & 151½"	2-4 Tons, Standard Chassis Only	2,500	00
612	139½" & 151½"	2-4 Tons, DeLux Chassis Only	2,590	00
612SC	106" & 124"	2-4 Tons, Standard Chassis Only	2,620	00
612SC	106" & 124"	2-4 Tons, Bare Chassis Only (Cowl assembly, rear fenders, steps, radiator grille, etc., of Standard Chassis are omitted)	2,550	00
612C	96"	2-4 Tons, DeLux Chassis Only, C.O.E.	2,740	00
612C	96"	2-4 Tons, DeLux Chassis with Windshield Only, C.O.E.	2,840	00
612C	96"	2-4 Tons, Bare Chassis Only (Cowl and platform assembly, rear fenders, steps, etc., of DeLux Chassis are omitted)	2,610	00
614	139½" & 151½"	2½-5 Tons, Standard Chassis Only	3,955	00
614	139½" & 151½"	2½-5 Tons, DeLux Chassis Only	3,130	00
614C	96"	2½-5 Tons, DeLux Chassis Only, C.O.E.	3,200	00
614C	96"	2½-5 Tons, DeLux Chassis with Windshield Only, C.O.E.	3,285	00
614C	96"	2½-5 Tons, Bare Chassis Only (Cowl and platform assembly, rear fenders, steps, etc., of DeLux Chassis are omitted)	3,060	00

Model	Wheelbase	Rated Capacity and Type	New Truck Price
			\$ cts.
805	{130 $\frac{3}{4}$ " & 142 $\frac{3}{4}$ " 154 $\frac{1}{4}$ " & 172 $\frac{3}{4}$ "}	3-5 Tons, DeLuxe Chassis Only.....	5,215 00
805C	96"	3-5 Tons, DeLuxe Chassis Only, C.O.E.....	4,695 00
805C	96"	3-5 Tons, DeLuxe Chassis with Windshield Only, C.O.E....	4,795 00
805C	96"	3-5 Tons, Bare Chassis Only (Cowl and platform assembly, rear fenders, steps, etc., of DeLuxe Chassis are omitted)	4,570 00
806	{130 $\frac{3}{4}$ " & 142 $\frac{3}{4}$ " 154 $\frac{1}{4}$ " & 172 $\frac{3}{4}$ "}	5-6 Tons, DeLuxe Chassis Only.....	5,350 00
806C	96"	5-6 Tons, DeLuxe Chassis Only, C.O.E.....	5,030 00
806C	96"	5-6 Tons, DeLuxe Chassis with Windshield Only, C.O.E....	5,130 00
806C	96"	5-6 Tons, Bare Chassis Only (Cowl and platform assembly, rear fenders, steps, etc., of DeLuxe Chassis are omitted)	4,905 00
807	{130 $\frac{3}{4}$ " & 142 $\frac{3}{4}$ " 154 $\frac{1}{4}$ " & 172 $\frac{3}{4}$ "}	5-6 Tons, DeLuxe Chassis Only.....	7,570 00
808	{130 $\frac{3}{4}$ " & 142 $\frac{3}{4}$ " 154 $\frac{1}{4}$ " & 172 $\frac{3}{4}$ "}	5-6 Tons, DeLuxe Chassis Only.....	7,570 00
900	{130 $\frac{3}{4}$ " & 142 $\frac{3}{4}$ " 154 $\frac{1}{4}$ " & 172 $\frac{3}{4}$ "}	7 $\frac{1}{2}$ -10 Tons, DeLuxe Chassis Only.....	7,300 00
910	172 $\frac{3}{4}$ "	7 $\frac{1}{2}$ -10 Tons, De Luxe Chassis Only.....	10,240 00

CAB EQUIPMENT FOR DIAMOND T TRUCKS.—When cab supplied add cab price to chassis price.

For Models 201 and 306

	Cab Price
Cab No. 6 DeLuxe.....	\$ 200 00
Cab No. 10 Standard.....	185 00

For Model 306SC

Cab No. 7 DeLuxe.....	270 00
Cab No. 11 Standard.....	245 00
Cab No. 7S DeLuxe Sleeper.....	595 00

For Models 404, 406, 509, 612 and 614

Cab No. 17 DeLuxe.....	225 00
Cab No. 20 Standard.....	200 00
Cab No. 17S DeLuxe Sleeper.....	492 00

For Models 404SC and 509SC

Cab No. 12 DeLuxe.....	255 00
Cab No. 13 Standard.....	235 00
Cab No. 12S DeLuxe Sleeper.....	525 00

For Models 404C, 509C, 612C and 614C

Cab No. 30 DeLuxe.....	335 00
Cab No. 30S DeLuxe Sleeper.....	695 00

For Model 612SC

Cab No. 12 DeLuxe.....	287 00
Cab No. 13 Standard.....	259 00
Cab No. 12S DeLuxe Sleeper.....	658 00

For Models 805, 806, 807, 808, 900 and 910

Cab No. 40 DeLuxe.....	325 00
Cab No. 40S DeLuxe Sleeper.....	695 00

For Models 805C and 806C

Cab No. 35 DeLuxe.....	350 00
Cab No. 35S DeLuxe Sleeper.....	750 00

Divco

Model	Wheelbase	Rated Capacity and Type	New Truck Price
			\$ cts.
UM	100 $\frac{1}{2}$ "	1 Ton Panel.....	1,700 00
ULM	127 $\frac{1}{2}$ "	1 $\frac{1}{2}$ Ton Panel.....	2,250 00

Federal

Model	Wheelbase	Rated Capacity and Type	New Truck Price
			\$ cts.
16	135"	1½ Ton Chassis and Cab.....	1,043 00
17	135"	1½ Ton Chassis and Cab.....	1,218 00
76	135"	1½ Ton Chassis and Cab.....	1,197 00
77	135"	1½ Ton Chassis and Cab.....	1,372 00
18	135"	2 Ton Chassis and Cab.....	1,463 00
20	135"	2 Ton Chassis and Cab.....	1,743 00
25	135"	2½ Ton Chassis and Cab.....	2,116 00
29	135"	3 Ton Chassis and Cab.....	2,685 00
35	140"	3½ Ton Chassis and Cab.....	3,418 00
45	140"	4 Ton Chassis and Cab.....	4,308 00
55	140"	5 Ton Chassis and Cab.....	5,062 00
62	141"	6 Ton Chassis and Cab.....	5,315 00
76	104"	1½ Ton Chassis and Cab, C.O.E.....	1,197 00
77	104"	1½ Ton Chassis and Cab, C.O.E.....	1,372 00
85	104"	2½ Ton Chassis and Cab, C.O.E.....	2,281 00
89	104"	3 Ton Chassis and Cab, C.O.E.....	2,815 00
90	116"	3½ Ton Chassis and Cab, C.O.E.....	3,692 00
92	116"	4 Ton Chassis and Cab, C.O.E.....	4,548 00
94	116"	5 Ton Chassis and Cab, C.O.E.....	5,267 00
296 x 4	162"	3 Ton Chassis and Cab, Six Wheeler, Dual Drive.....	6,853 00
356 x 4	167"	3½ Ton Chassis and Cab, Six Wheeler, Dual Drive.....	7,492 00
556 x 4	167"	5 Ton Chassis and Cab, Six Wheeler, Dual Drive.....	9,281 00
626 x 4	168"	6 Ton Chassis and Cab, Six Wheeler, Dual Drive.....	12,480 00
896 x 4	127"	3 Ton Chassis and Cab, C.O.E., Six Wheeler, Dual Drive.....	6,716 00
906 x 4	140"	3½ Ton Chassis and Cab, C.O.E., Six Wheeler, Dual Drive....	7,762 00
946 x 4	140"	5 Ton Chassis and Cab, C.O.E., Six Wheeler, Dual Drive....	9,624 00

Four Wheel Drive

HS	132"	Chassis and Cab, G.V.W. 17,000 lbs.....	4,450 68
HG	154"	Chassis and Cab, G.V.W. 20,000 lbs.....	5,674 19
CU	150"	Chassis and Cab, G.V.W. 22,000 lbs.....	7,790 07
SU	150"	Chassis and Cab, G.V.W. 25,000 lbs.....	8,899 18
YU	150"	Chassis and Cab, G.V.W. 27,000 lbs.....	9,907 54
MJ5	150"	Chassis and Cab, G.V.W. 27,000 lbs.....	10,763 46
MJ6	150"	Chassis and Cab, G.V.W. 30,000 lbs.....	11,198 02
M7	150"	Chassis and Cab, G.V.W. 38,000 lbs.....	13,992 58
M10	150"	Chassis and Cab, G.V.W. 42,000 lbs.....	16,476 50

Hudson

20	116"	½ Ton Cab Pickup.....	1,116 00
28	128"	¾ Ton Cab Pickup.....	1,195 00

Mack

EG	132½"	Chassis Only, G.V.W. 16,500 lbs.....	2,372 59
EGU	107"	Chassis Only, G.V.W. 16,500 lbs.....	2,597 99
EGX	132½"	Chassis Only, G.V.W. 17,000 lbs.....	3,024 96
EH	146"	Chassis Only, G.V.W. 20,000 lbs.....	3,254 00
EHT	141"	Chassis Only, G.V.W. 20,000 lbs.....	3,412 36
EHU	108"	Chassis Only, G.V.W. 20,000 lbs.....	3,521 16
EHUT	108"	Chassis Only, G.V.W. 20,000 lbs.....	3,684 52
EMT	141"	Chassis Only, G.V.W. 24,000 lbs.....	4,171 59
EHX	146"	Chassis Only, G.V.W. 22,000 lbs.....	4,294 80
EMUT	108"	Chassis Only, G.V.W. 24,000 lbs.....	4,448 64

CAB EQUIPMENT FOR MACK TRUCKS.—When cab supplied, add cab price to chassis price.

<i>For Models EG, EGU and EGX</i>		Cab Price
Cab	DeLuxe Type, Model 195.....	\$ 290 29
Cab	Coupe Type, Model 160.....	238 19

<i>For Models EH, EHT, EHU, EHUT, EMT, EHX and EMUT</i>		
Cab	DeLuxe Type, Model 195.....	290 29

Reo

Model	Wheelbase	Rated Capacity and Type	New Truck Price
			\$ cts.
19A	120"	1½ Ton Chassis only.....	1,655 00
19B	145"	1½ Ton Chassis only.....	1,705 00
19C	165"	1½ Ton Chassis only.....	1,745 00
20A	120"	2 Ton Chassis only.....	1,950 00
20B	145"	2 Ton Chassis only.....	2,000 00
20C	165"	2 Ton Chassis only.....	2,040 00
21A	120"	2½ Ton Chassis only.....	2,525 00
21B	145"	2½ Ton Chassis only.....	2,575 00
21C	165"	2½ Ton Chassis only.....	2,615 00
22A	120"	3 Ton Chassis only.....	3,125 00
22B	145"	3 Ton Chassis only.....	3,175 00
22C	165"	3 Ton Chassis only.....	3,215 00
23A	120"	4 Ton Chassis only.....	3,980 00
23B	145"	4 Ton Chassis only.....	4,030 00
23C	165"	4 Ton Chassis only.....	4,070 00

COWL AND CAB EQUIPMENT FOR REO TRUCKS.—When cowl or cab supplied, add cowl or cab price to chassis price.

Cowl only.....	\$ 62 50
Cowl and Windshield.....	105 00
Cab—DeLuxe.....	240 00

Stewart

49A	224"	3 Ton Chassis and Cab.....	2,770 00
58A	220"	3½ Ton Chassis and Cab.....	4,103 00
59A	224"	4 Ton Chassis and Cab.....	4,575 00
38A	210"	5 Ton Chassis and Cab.....	5,859 00

Studebaker

		Coupe Express	
M-5	113"	½ Ton Chassis.....	826 50
M-5	113"	½ Ton Chassis and Cab.....	1,000 00
M-5	113"	½ Ton Pickup and Cab.....	1,045 00
		Standard Series	
M-15	120"	1½ Ton Chassis, Single Wheels.....	992 50
M-15	120"	1½ Ton Chassis and Cab, Single Wheels.....	1,173 25
M-15	120"	1½ Ton Express and Cab, Single Wheels.....	1,271 00
M-15	128"	1½ Ton Chassis, Single Wheels.....	1,031 00
M-15	128"	1½ Ton Chassis and Cab, Single Wheels.....	1,211 75
M-15	152"	1½ Ton Chassis, Single Wheels.....	1,067 75
M-15	152"	1½ Ton Chassis and Cab, Single Wheels.....	1,248 50
M-15	120"	1½ Ton Chassis, Dual Wheels.....	1,060 00
M-15	120"	1½ Ton Chassis and Cab, Dual Wheels.....	1,240 75
M-15	128"	1½ Ton Chassis, Dual Wheels.....	1,098 00
M-15	128"	1½ Ton Chassis and Cab, Dual Wheels.....	1,278 75
M-15	152"	1½ Ton Chassis, Dual Wheels.....	1,135 25
M-15	152"	1½ Ton Chassis and Cab, Dual Wheels.....	1,316 00
		Heavy Duty Series	
M-16	128"	1½ Ton Chassis, Single Wheels.....	1,096 00
M-16	128"	1½ Ton Chassis and Cab, Single Wheels.....	1,276 75
M-16	152"	1½ Ton Chassis, Single Wheels.....	1,133 00
M-16	152"	1½ Ton Chassis and Cab, Single Wheels.....	1,313 75
M-16	195"	1½ Ton Chassis, Single Wheels.....	1,193 00
M-16	195"	1½ Ton Chassis and Cab, Single Wheels.....	1,373 75
M-16	128"	1½ Ton Chassis, Dual Wheels.....	1,164 00
M-16	128"	1½ Ton Chassis and Cab, Dual Wheels.....	1,344 75
M-16	152"	1½ Ton Chassis, Dual Wheels.....	1,201 00
M-16	152"	1½ Ton Chassis and Cab, Dual Wheels.....	1,381 75
M-16	195"	1½ Ton Chassis, Dual Wheels.....	1,261 00
M-16	195"	1½ Ton Chassis and Cab, Dual Wheels.....	1,441 75

White

Model	Wheelbase	Rated Capacity and Type	New Truck Price
			\$ cts.
WA-14	136"	1 Ton Chassis Only.....	1,658 00
WA-14	148"	1 Ton Chassis Only.....	1,717 00
WA-14	160"	1 Ton Chassis Only.....	1,766 00
WA-14	178"	1 Ton Chassis Only.....	1,814 00
WA-14	196"	1 Ton Chassis Only.....	1,874 00
WA-18	136"	1½ Ton Chassis Only.....	2,279 00
WA-18	148"	1½ Ton Chassis Only.....	2,327 00
WA-18	160"	1½ Ton Chassis Only.....	2,376 00
WA-18	178"	1½ Ton Chassis Only.....	2,419 00
WA-18	196"	1½ Ton Chassis Only.....	2,462 00
WA-18	214"	1½ Ton Chassis Only.....	2,516 00
WA-18	226"	1½ Ton Chassis Only.....	2,592 00
WA-20	136"	1½ Ton Chassis Only.....	2,878 00
WA-20	148"	1½ Ton Chassis Only.....	2,921 00
WA-20	160"	1½ Ton Chassis Only.....	2,975 00
WA-20	178"	1½ Ton Chassis Only.....	3,024 00
WA-20	196"	1½ Ton Chassis Only.....	3,058 00
WA-20	214"	1½ Ton Chassis Only.....	3,197 00
WA-20	226"	1½ Ton Chassis Only.....	3,256 00
WA-22	136"	2 Ton Chassis Only.....	3,548 00
WA-22	148"	2 Ton Chassis Only.....	3,607 00
WA-22	160"	2 Ton Chassis Only.....	3,656 00
WA-22	178"	2 Ton Chassis Only.....	3,704 00
WA-22	196"	2 Ton Chassis Only.....	3,758 00
WA-22	214"	2 Ton Chassis Only.....	3,812 00
WA-22	226"	2 Ton Chassis Only.....	3,888 00
WA-26	136"	4½ Ton Chassis Only.....	4,687 00
WA-26	148"	4½ Ton Chassis Only.....	4,747 00
WA-26	160"	4½ Ton Chassis Only.....	4,795 00
WA-26	178"	4½ Ton Chassis Only.....	4,844 00
WA-26	196"	4½ Ton Chassis Only.....	4,898 00
WA-26	214"	4½ Ton Chassis Only.....	4,957 00
WA-26	226"	4½ Ton Chassis Only.....	5,017 00
WA-34	136"	5 Ton Chassis Only.....	6,091 00
WA-34	148"	5 Ton Chassis Only.....	6,140 00
WA-34	160"	5 Ton Chassis Only.....	6,194 00
WA-34	178"	5 Ton Chassis Only.....	6,253 00
WA-34	196"	5 Ton Chassis Only.....	6,318 00
WA-34	214"	5 Ton Chassis Only.....	6,394 00
WA-34	226"	5 Ton Chassis Only.....	6,464 00
WA-114	97"	1 Ton Chassis Only, C.O.E.....	2,003 00
WA-114	109"	1 Ton Chassis Only, C.O.E.....	2,057 00
WA-114	121"	1 Ton Chassis Only, C.O.E.....	2,106 00
WA-114	139"	1 Ton Chassis Only, C.O.E.....	2,155 00
WA-114	157"	1 Ton Chassis Only, C.O.E.....	2,219 00
WA-114	175"	1 Ton Chassis Only, C.O.E.....	2,268 00
WA-114	193"	1 Ton Chassis Only, C.O.E.....	2,327 00
WA-118	97"	1½ Ton Chassis Only, C.O.E.....	2,554 00
WA-118	109"	1½ Ton Chassis Only, C.O.E.....	2,603 00
WA-118	121"	1½ Ton Chassis Only, C.O.E.....	2,651 00
WA-118	139"	1½ Ton Chassis Only, C.O.E.....	2,695 00
WA-118	157"	1½ Ton Chassis Only, C.O.E.....	2,749 00
WA-118	175"	1½ Ton Chassis Only, C.O.E.....	2,803 00
WA-118	193"	1½ Ton Chassis Only, C.O.E.....	2,873 00
WA-120	97"	1½ Ton Chassis Only, C.O.E.....	3,154 00
WA-120	109"	1½ Ton Chassis Only, C.O.E.....	3,197 00
WA-120	121"	1½ Ton Chassis Only, C.O.E.....	3,251 00
WA-120	139"	1½ Ton Chassis Only, C.O.E.....	3,299 00
WA-120	157"	1½ Ton Chassis Only, C.O.E.....	3,353 00
WA-120	175"	1½ Ton Chassis Only, C.O.E.....	3,413 00
WA-120	193"	1½ Ton Chassis Only, C.O.E.....	3,472 00
WA-122	109"	2 Ton Chassis Only, C.O.E.....	3,883 00
WA-122	121"	2 Ton Chassis Only, C.O.E.....	3,931 00
WA-122	139"	2 Ton Chassis Only, C.O.E.....	3,980 00

Model	Wheelbase	Rated Capacity and Type	New Truck Price
			\$ cts.
WA-122	157"	2 Ton Chassis Only, C.O.E.....	4,034 00
WA-122	175"	2 Ton Chassis Only, C.O.E.....	4,088 00
WA-122	193"	2 Ton Chassis Only, C.O.E.....	4,163 00
WA-126	109"	4½ Ton Chassis Only, C.O.E.....	4,968 00
WA-126	121"	4½ Ton Chassis Only, C.O.E.....	5,027 00
WA-126	139"	4½ Ton Chassis Only, C.O.E.....	5,076 00
WA-126	157"	4½ Ton Chassis Only, C.O.E.....	5,119 00
WA-126	175"	4½ Ton Chassis Only, C.O.E.....	5,173 00
WA-126	193"	4½ Ton Chassis Only, C.O.E.....	5,238 00
WA-134	109"	5 Ton Chassis Only, C.O.E.....	6,383 00
WA-134	121"	5 Ton Chassis Only, C.O.E.....	6,442 00
WA-134	139"	5 Ton Chassis Only, C.O.E.....	6,496 00
WA-134	157"	5 Ton Chassis Only, C.O.E.....	6,674 00
WA-134	175"	5 Ton Chassis Only, C.O.E.....	6,739 00
WA-134	193"	5 Ton Chassis Only, C.O.E.....	6,809 00
WA-2064	160"	7-9 Ton Chassis Only.....	5,038 00
WA-2064	178"	7-9 Ton Chassis Only.....	5,087 00
WA-2064	196"	7-9 Ton Chassis Only.....	5,141 00
WA-2064	214"	7-9 Ton Chassis Only.....	5,260 00
WA-2264	160"	8-12 Ton Chassis Only.....	6,836 00
WA-2264	178"	8-12 Ton Chassis Only.....	6,885 00
WA-2264	196"	8-12 Ton Chassis Only.....	6,939 00
WA-2264	214"	8-12 Ton Chassis Only.....	6,993 00
WA-3464	160"	10-14 Ton Chassis Only.....	8,213 00
WA-3464	178"	10-14 Ton Chassis Only.....	8,273 00
WA-3464	196"	10-14 Ton Chassis Only.....	8,338 00
WA-3464	214"	10-14 Ton Chassis Only.....	8,413 00

CAB EQUIPMENT FOR WHITE TRUCKS.—When cab supplied, add cab price to chassis price.

<i>For Models WA14, WA18, WA20 and WA2064</i>	Cab Price
Streamlined Coupe, Std.....	\$ 235 00
Streamlined Coupe with sliding rear window.....	250 00
DeLuxe Sleeper Cab.....	500 00
<i>For Models WA22, WA26, WA34, WA2264 and WA3464</i>	
Streamlined Coupe, Std.....	260 00
Streamlined Coupe with sliding rear window.....	275 00
DeLuxe Sleeper Cab.....	500 00
<i>For Models WA114, WA118, WA120, WA122, WA126 and WA134</i>	
Streamlined Coupe, Std.....	380 00
Streamlined Coupe with sliding rear window.....	395 00
DeLuxe Sleeper Cab.....	650 00

Willys

Model	Wheelbase	Rated Capacity and Type	New Truck Price
			\$ cts.
442	104"	½ Ton Pickup.....	949 98
442	104"	½ Ton C.O.E. Panel.....	1,396 06

SCHEDULE C For Ford Trucks

Optional Equipment

	Price		
	\$ cts.		
Air Cleaner (Oil-Bath Type) 2 Pint			3 18
(Commercial and Truck except C.O.E. and 3-Ton).....			5 30
(Oil-Bath Type) 2 Pint (C.O.E. Units only, except 3-Ton).....			143 10
Axle (2 Speed) 5-83/8-11-6-33/8-80 (2 Ton Trucks only).....			56 18
Brakes (Hydrovac Brake Booster), 1 $\frac{1}{2}$, 2 or 3-Ton Trucks.....			7 42
Bumper (Rear), Commercial Chassis Pickup.....			12 72
122" Express.....			5 30
Carrier (Tire), Dump Type Trucks, except Dump Trucks.....			26 50
Fenders (Rear), 122" Express Type.....			19 08
122" Panel Type.....			
Generator (21 AS-10,000) With 11 AS-10, 505 Special Voltage			
Regulator Commercial and Truck Models except C.O.E.....	150	00	
Governor—Commercial and Truck.....			6 36
(Dash Control Type) Commercial and Truck.....			12 72
Commercial and Truck Set at Specified Speed.....			7 95
Heater and Defroster—C.O.E. Only.....			35 02
Except C.O.E.....			24 45
Kralinator Oil Conditioner—Commercial and Truck except 3-Ton and			
C.O.E.....			7 42
C.O.E. Trucks Only, except 3-Ton.....			9 54
Light (Dome) Closed Cab.....			2 12
Radio (Installed) Complete with Antenna and Foot Control Switch....			59 06
Reinforcement (Frame) (Ductiloy) 134" 1 $\frac{1}{2}$ -2 Ton Conventional or C.O.E.			19 08
158" 1 $\frac{1}{2}$ -2 Ton Conventional or C.O.E.....			24 38
Shock Absorbers (Front), All Trucks except 122" and C.O.E.....			15 90
C.O.E. Trucks Only.....			21 20
Shock Absorbers (Rear), 122" Trucks Only.....			33 92
Shock Absorbers (Front and Rear), All Trucks except 122" and C.O.E.			50 88
C.O.E. Trucks.....			56 18
Spring (14 Leaf) Rear—122" 1-Ton.....			2 12
(Aux. Rear) 1 $\frac{1}{2}$ -Ton Trucks (12 Leaf Main-5 Leaf AUX.).....			15 90
(Aux. Rear) (SKOIS-5551-B) 1 Ton-Trucks.....			10 60
Tires—6-00 x 16 x 6 (Commercial) 4 Tire Changeover—No Spare.....			18 66
Transmission (4 Speed), 122" $\frac{3}{4}$ and 1-Ton Trucks.....			23 32
Upholstery (Gen. Green Leather) Conv. Closed Cab.....			21 20
C.O.E. Closed Cab.....			26 50
Equipment (Special Truck Group), Consist of: Extra Sun Visor, Extra			
Windshield Wiper, Extra Horn, Cigar Lighter and Ash Tray, (All			
Commercial and Truck Models with Cab or Body) (except 3-Ton).....			10 60
Tire Options	Price	Price	Price
$\frac{3}{4}$-Ton Truck	Front	Single Rear	Dual Rear
6-50 x 16 x 6.....	Standard	*	*
7-00 x 16 x 6.....	\$6.36	Standard	*
1-Ton Truck			
6-00 x 17 x 6.....	Standard	*	*
7-00 x 17 x 6.....	\$22.26	Standard	*
7-50 x 17 x 8.....	42.40	\$25.21	*
1$\frac{1}{2}$-Ton Truck			
6-00 x 20 x 6.....	Standard	*	\$ 36 59
6-50 x 20 x 6.....	\$ 19 08	*	80 79
6-50 x 20 x 8 (32 x 6 x 8).....	34 98	Standard	115 54
7-00 x 20 x 8.....	45 58	\$13 90	140 04
7-00 x 20 x 10 (32 x 6 x 10).....	57 24	25 39	*
7-50 x 20 x 8.....	*	41 88	*
2-Ton Truck			
6-50 x 20 x 6.....	Standard	*	Standard
6-50 x 20 x 8 (32 x 6 x 8).....	\$ 15 90	*	\$ 34 75
7-00 x 20 x 8.....	26 50	*	59 25
7-00 x 20 x 10 (32 x 6 x 10).....	38 16	55 40†	82 40
7-50 x 20 x 8.....	49 82	38 91†	110 55
7-50 x 20 x 10 (34 x 7 x 10) under 176" W.B....	77 38	5 01†	166 45
7-50 x 20 x 10 (34 x 7 x 10) 176" W.B. or over	102 82	5 01†	166 45
8-25 x 20 x 10 Under 176" W.B.....	102 82	29 15	226 05
8-25 x 20 x 10 176" W.B. or over.....	128 26	29 15	226 05
3-Ton Truck			
7-00 x 20 x 8.....	Standard	*	Standard
7-00 x 20 x 10 (32 x 6 x 10).....	\$ 11 66	*	\$ 23 15
7-50 x 20 x 8.....	23 32	*	51 30
7-50 x 20 x 10 (34 x 7 x 10) under 176" W.B....	50 88	*	107 20
7-50 x 20 x 10 (34 x 7 x 10) 176" W.B. or over	76 32	*	107 20
8-25 x 20 x 10 under 176" W.B.....	76 32	*	166 80
8-25 x 20 x 10 176" W.B. or over.....	101 76	*	166 80

* Not a manufacturers' option.

† Credit.

The following prices for special treads as listed hereunder are in addition to the prices shown for regular tread tires.

FIRESTONE.....	"Ground Grip", "Studded Ground Grip".
GOODYEAR.....	"Lug", "Studded", "Sure Grip".
DUNLOP.....	"Extra Traction", "Trakgrip".
GUTTA PERCHA.....	"Road Grip Mud and Snow".
DOMINION.....	"Nobby", "Master Grip", "Con-trak-tor".
GENERAL.....	"Cleated Tractor".
GOODRICH.....	"Super Traction".
SEIBERLING.....	"Mud and Snow".

(Not all makes and treads shown are made in every size)

6-00 x 16—4 Ply	Per tire.....	Price Nil
6-00 x 16—6 Ply		
6-50 x 16—4 Ply		
6-50 x 16—6 Ply		
7-00 x 17—6 Ply	Per Tire.....	\$ 1 06
6-00 x 20—6 Ply		
6-50 x 20—6 Ply		
7-00 x 20—8 Ply		
7-50 x 20—8 Ply		
6-00 x 20—8 Ply		
(30 x 5 x 8)	Per Tire.....	1 59
7-50 x 17— 8 Ply		
7-00 x 20—10 Ply		
(32 x 6 x 10)		
32 x 6—12 Ply		
34 x 7—10 Ply	Per Tire.....	2 65
9-00 x 18—10 Ply		
9-00 x 20—10 Ply		
8-25 x 20—10 Ply	Per Tire.....	2 12

Spare Tire and Tube—See Section 3 (a) (iii) (3)

For Dodge and Fargo Trucks

<i>Optional Equipment</i>	Price \$ cts.
Airfoam Seat Cushion Pad—Cab only.....	8 48
Airfoam Seat Back Pad—Cab only.....	6 36
Dunlopillo Seat Cushion—Cab only.....	20 14
Auxiliary Seat (Bucket)—Panel only.....	16 12
Axle—2 Speed axle—2 ton, 2 ton C.O.E., 3 ton, 3 ton C.O.E. only.....	127 20
(Add charge for engine governor on 2 ton, 2 ton C.O.E. only)	
Battery H.D. 119 Amp. Hr.....	
$\frac{1}{2}$ Ton.....	5 30
$\frac{3}{4}$ —1 Ton.....	4 24
136 Amp. Hr.....	6 36
153 Amp. Hr.....	8 48
Brake Booster, Vacuum Booster, excl. trailer controls	
$\frac{1}{2}$ ton, 2 ton, 2 $\frac{1}{2}$ ton only.....	32 93
$\frac{1}{2}$ ton C.O.E., 2 ton C.O.E. only.....	35 16
(Standard equipment on 2 $\frac{1}{2}$ D.P. truck)	
Bumper, Rear, Grey Enamel (Standard equipment on panel).....	7 42
Dome Light in Cab.....	2 96
Express Type Hub with single rear wheels only.....	10 60
(Standard equipment on $\frac{1}{2}$ ton Express)	
Frame Reinforcements—	
105" W.B.— $\frac{1}{2}$ ton C.O.E., 2 ton C.O.E., 3 ton, 3 ton C.O.E.....	15 16
129" W.B.— $\frac{1}{2}$ ton C.O.E., 2 ton C.O.E., 3 ton, 3 ton C.O.E.....	19 10
135" W.B.— $\frac{1}{2}$ ton, 2 ton.....	12 36
136" W.B.—3 ton, 3 ton C.O.E.....	14 59
159" W.B.— $\frac{1}{2}$ ton C.O.E., 2 ton C.O.E., 3 ton, 3 ton C.O.E.....	40 86
160" W.B.— $\frac{1}{2}$ ton, 2 ton, 3 ton, 3 ton C.O.E.....	16 87
178" W.B.—3 ton, 3 ton C.O.E.....	19 67
190" W.B.— $\frac{1}{2}$ ton, 2 ton.....	22 55
220" W.B.—3 ton, 3 ton C.O.E.....	28 12
(Frame Reinforcements are standard equipment on 3 ton Special)	
Gas Tank—Auxiliary—15 Imperial Gals.....	17 61
$\frac{1}{2}$ ton, 2 ton, 2 $\frac{1}{2}$ ton, 3 ton, 1 $\frac{1}{2}$ ton C.O.E., 2 ton C.O.E., 3 ton C.O.E.....	
Generator H.D., 6 Volt 32 Amp. Hr. for "Frequent Stop" Type Service.....	10 60
6 Volt 40 Amp., for Bus Service.....	116 60
Glove Box Lock.....	2 12
Governor.....	6 63
Heater and Defroster—DeLux Type.....	30 00
Horns, Dual—Vibrator Type.....	8 15

	Price \$ cts.
Leather Trim—Genuine Leather trim on seat and back	
Cab only.....	14 84
Panel only—(1 Bucket Seat).....	10 60
Oil Filter	
Standard type— $\frac{1}{2}$ ton, $\frac{3}{4}$ -1 ton, $1\frac{1}{2}$ ton and $1\frac{1}{2}$ ton C.O.E.....	2 12
(Standard equipment 2 ton and 2 ton C.O.E.)	
Replaceable Element Type— $\frac{1}{2}$ ton, $\frac{3}{4}$ -1 ton, $1\frac{1}{2}$ ton and $1\frac{1}{2}$ ton C.O.E.	8 75
Replaceable Element Type—2 ton, 2 ton C.O.E., $2\frac{1}{2}$ ton, 3 ton and 3 ton C.O.E.....	6 63
Radiator Grille Guard.....	9 86
Rear View Mirror—Long Arm Adjustable Type—Mounted outside at left $\frac{1}{2}$ ton—All except Flat Face Cowl, $\frac{3}{4}$ -1 ton W/S Cowl, Express and Panel only.....	2 12
Cab only, on all other models, except Flat Face Cowl models.....	1 06
Long Running Boards and Rear Fenders	
$\frac{1}{2}$ -1 ton, Single Rear Wheels, Chassis and Cowl or Cab—120" W.B.....	19 62
133" W.B.....	21 74
(Standard Equipment on 120" W.B. Express—133" W.B. Express or Panel)	
$\frac{3}{4}$ -1 ton, Dual Rear Wheels, Chassis and Cowl or Cab—120" W.B.....	44 04
133" W.B.....	46 16
Express—120" W.B. or 133" W.B.....	24 42
Panel—133" W.B.....	52 81
Long with rear fenders for single rear wheels, $1\frac{1}{2}$ ton only, 135" W.B. (Standard equipment on $1\frac{1}{2}$ ton Express)	26 45
Up to and including 7-50 x 20—8 Ply tire size only, 160" W.B.....	28 64
For Dual Rear Wheels, $1\frac{1}{2}$ ton, 2 ton only, 135" W.B.....	44 02
160" W.B.....	48 37
Shock Absorbers	
Double Acting Rear— $\frac{3}{4}$ -1 ton only.....	7 99
Double Acting Rear— $1\frac{1}{2}$ ton, 2 ton, $2\frac{1}{2}$ ton, 3 ton only.....	22 28
Springs	
$\frac{1}{2}$ ton, $\frac{3}{4}$ -1 ton H.D. Front Springs.....	2 12
$\frac{1}{2}$ ton, $\frac{3}{4}$ -1 ton H.D. Rear Springs.....	4 24
$1\frac{1}{2}$ ton, $1\frac{1}{2}$ ton C.O.E. 2 ton, 2 ton C.O.E. $2\frac{1}{2}$ ton H.D. Rear Springs.	10 60
$1\frac{1}{2}$ ton, $1\frac{1}{2}$ ton C.O.E. only Auxiliary Helper.....	12 88
(Standard equipment on 2 ton, 2 ton C.O.E.)	
$1\frac{1}{2}$ ton, $1\frac{1}{2}$ ton C.O.E. H.D. Rear Springs for single rear wheels up to and including 7-00 x 20—8 Ply and 6-50 x 20/32 x 6—8 Ply dual marked tires. (Standard equipment with larger tires on single rear wheels and with all dual rear wheels).....	3 71
Sun Visor—each.....	2 96
Tire Carrier behind cab and mounted on frame.....	13 37
Tow Hooks—Front only.....	7 42
Window Screen, removable wire window screen over cab/rear window..	5 41
Windshield Wipers—Auxiliary Vacuum Wiper.....	4 40
Dual electric (over standard vacuum wiper).....	17 50

TIRE OPTIONS

<i>DD1 and FL1 Series $\frac{1}{2}$ ton Truck</i>	Price
Front Wheels	
6-00 x 16—4 Ply Pass. AWT Black.....	Standard Equipment
6-00 x 16—6 Ply Pass. AWT Black.....	\$ 8 48
6-50 x 16—6 Ply Pass. AWT Black.....	21 20
Above sizes are available in studded tread at same prices as AWT.	
Stop-Start Tires SSA-10 (600 x 16).....	16 20
6-00 x 16—6 Ply Truck Air Wheel.....	14 80
Rear Wheels (Two Tires)	
6-00 x 16—4 Ply Pass. AWT Black.....	Standard Equipment
6-00 x 16—6 Ply Pass. AWT Black.....	8 48
6-50 x 16—6 Ply AWT Black.....	21 47
Above sizes also available in studded tread at same price as AWT.	
Stop-Start Tire SSA-10 (600 x 16).....	16 20
6-00 x 16—6 Ply Truck Air Wheel.....	15 07
<i>DD2 and FL2 Series, $\frac{3}{4}$-1 Ton Truck</i>	
Front Wheels	
6-50 x 16—6 Ply Truck Air Wheel.....	Standard Equipment
6-50 x 16—6 Ply Studded Sure Grip.....	2 12
7-00 x 16—6 Ply Truck Air Wheel.....	6 63
7-00 x 16—6 Ply Studded Sure Grip.....	7 94
7-50 x 16—6 Ply Truck Air Wheel.....	25 44
7-50 x 16—6 Ply Studded Sure Grip.....	27 56
7-50 x 16—8 Ply Truck Air Wheel.....	34 04
7-50 x 16—8 Ply Studded Sure Grip.....	36 16

	Price \$ cts.
Single Rear Wheels (Two Tires)	
7-00 x 16-6 Ply Truck Air Wheel.....	Standard Equipment
7-00 x 16-6 Ply Studded Sure Grip.....	1 58
7-50 x 16-6 Ply Truck Air Wheel.....	19 87
7-50 x 16-6 Ply Studded Sure Grip.....	22 78
7-50 x 16-8 Ply Truck Air Wheel.....	29 68
7-50 x 16-8 Ply Studded Sure Grip.....	32 59
Dual Rear Wheels (Four Tires)	
6-00 x 16-6 Ply AWT.....	53 54
6-00 x 16-6 Ply Studded Sure Grip.....	56 45
6-50 x 16-6 Ply AWT.....	83 22
6-50 x 16-6 Ply Studded Sure Grip.....	86 13
6-00 x 20-6 Ply AWT.....	65 76
<i>DD3 and FL3 1½ Ton Truck FLM3 1½ Ton C.O.E. Truck</i>	
Front Wheels	
6-00 x 20-6 Ply Hi Miler AWT.....	Standard Equipment
6-50 x 20-6 Ply Hi Miler AWT.....	18 54
7-00 x 20-8 Ply Hi Miler AWT.....	42 40
7-50 x 20-8 Ply Hi Miler AWT.....	66 22
6-00 x 20/30 x 5-8 Ply Dual Marked HM-AWT.....	11 41
6-50 x 20/32 x 6-8 Ply Dual Marked HM-AWT.....	33 92
7-00 x 20/32 x 6-10 Ply Dual Marked HM-AWT or Rib.....	55 12
7-50 x 20/34 x 7-10 Ply Dual Marked HM-AWT or Rib.....	94 34
32 x 6-12 Ply Dump.....	65 68
Single Rear Wheels (Two Tires)	
7-00 x 20-8 Ply Hi Miler AWT.....	10 60
(a) 7-50 x 20-8 Ply Hi Miler AWT.....	36 04 (a)
(b) (a) 8-25 x 20-10 Ply Hi Miler AWT or Rib.....	102 30 (a) (b)
6-50 x 20/32 x 6-8 Ply Dual Marked HM-AWT.....	Standard Equipment
7-00 x 20/32 x 6-10 Ply Dual Marked HM-AWT or Rib.....	24 11
(b) (a) 7-50 x 20/34 x 7-10 Ply Dual Marked HM-AWT or Rib.....	79 25 (a) (b)

Note: (a) Price includes 3300 lbs. rear spring.

(b) Price includes express type hub—these sizes supplied only with 6-33: 1 rear axle and not available with rear fenders or on 1½ Ton Express.

Dual Rear Wheels (Four Tires—Including 3300 lbs. Rear Spring.)	
6-00 x 20-6 Ply Hi Miler AWT.....	48 76
6-50 x 20-6 Ply Hi Miler AWT.....	85 80
7-00 x 20-8 Ply Hi Miler AWT.....	132 52
6-00 x 20/30 x 5-8 Ply Dual Marked HM-AWT.....	71 00
6-50 x 20/32 x 6-8 Ply Dual Marked HM-AWT.....	114 75
7-00 x 20/32 x 6-10 Ply Dual Marked HM-AWT or Rib.....	156 88
32 x 6-12 Ply Dump.....	180 20
<i>DD4 and FL4 2 Ton Truck, FLM4 2 Ton C.O.E. Truck.</i>	
Front Wheels	
6-50 x 20-6 Ply Hi Miler AWT.....	Standard Equipment
7-00 x 20-8 Ply Hi Miler AWT.....	24 38
7-50 x 20-8 Ply Hi Miler AWT.....	47 43
6-00 x 20/30 x 5-8 Ply Dual Marked HM-AWT.....	No additional charge
6-50 x 20/32 x 6-8 Ply Dual Marked HM-AWT.....	14 84
7-00 x 20/32 x 6-10 Ply Dual Marked HM-AWT or Rib.....	36 58
7-50 x 20/34 x 7-10 Ply Dual Marked HM-AWT or Rib.....	75 37
3-2 x 6-12 Ply Dump.....	47 72
Single Rear Wheels (Two Tires)	
(a) 8-25 x 20-10 Ply Hi Miler AWT or Rib.....	35 00 (a)
(a) 7-50 x 20/34 x 7-10 Ply Dual Marked HM-AWT or Rib.....	23 61 (a)

(a) Price includes express type hub.

Dual Rear Wheels (Four Tires)	
6-50 x 20-6 Ply Hi Miler AWT.....	Standard Equipment
7-00 x 20-8 Ply Hi Miler AWT.....	49 55
7-50 x 20-8 Ply Hi Miler AWT or Rib.....	95 65
8-25 x 20-10 Ply Hi Miler AWT or Rib.....	201 40
6-00 x 20/30 x 5-8 Ply Dual Marked HM-AWT.....	No additional charge
6-50 x 20/32 x 6-8 Ply Dual Marked HM-AWT.....	29 68
7-00 x 20/32 x 6-10 Ply Dual Marked HM-AWT or Rib.....	73 95
7-50 x 20/34 x 7-10 Ply Dual Marked HM-AWT or Rib.....	155 03
32 x 6-12 Ply Dump.....	96 23
34 x 7-12 Ply Dump.....	182 32

DD5 and FL5 2½ Ton Truck, FL6 2½ Ton D.P. Truck**Front Wheels**

7-00 x 20—8 Ply Hi Miler AWT or Rib.....	Standard Equipment
7-50 x 20—8 Ply Hi Miler AWT or Rib.....	22 26
8-25 x 20—10 Ply Hi Miler AWT or Rib.....	76 33
7-00 x 20/32 x 6—10 Ply Dual Marked HM-AWT or Rib.....	11 66
7-50 x 20/34 x 7—10 Ply Dual Marked HM-AWT or Rib.....	50 93
32 x 6—12 Ply Dump.....	23 22
34 x 7—12 Ply Dump.....	64 05

Dual Rear Wheels (Four Tires)

7-00 x 20—8 Ply Hi Miler AWT.....	Standard Equipment
7-50 x 20—8 Ply Hi Miler AWT.....	44 52
8-25 x 20—10 Ply Hi Miler AWT or Rib.....	156 80
7-00 x 20/32 x 6—10 Ply Dual Marked HM-AWT or Rib.....	23 32
7-50 x 20/34 x 7—10 Ply Dual Marked HM-AWT or Rib.....	105 46
32 x 6—12 Ply Dump.....	46 64
34 x 7—12 Ply Dump.....	131 70

FL7 3 Ton Truck, FLM7 3 Ton C.O.E. Truck**Front Wheels**

7-50 x 20—8 Ply Hi Miler AWT.....	Standard Equipment
8-25 x 20—10 Ply Hi Miler AWT or Rib.....	52 97
7-00 x 20/32 x 6—10 Ply Dual Marked HM-AWT or Rib.....	No additional charge
7-50 x 20/34 x 7—10 Ply Dual Marked HM-AWT or Rib.....	27 65
32 x 6—12 Ply Dump.....	No additional charge
34 x 7—12 Ply Dump.....	53 25

Dual Rear Wheels (Four Tires)

7-50 x 20—8 Ply Hi Miler AWT or Rib.....	Standard Equipment
8-25 x 20—10 Ply Hi Miler AWT or Rib.....	110 08
7-00 x 20/32 x 6—10 Ply Dual Marked HM-AWT or Rib.....	No additional charge
7-50 x 20/34 x 7—10 Ply Dual Marked HM-AWT or Rib.....	58 90
32 x 6—12 Ply Dump.....	No additional charge
34 x 7—12 Ply Dump.....	110 10

FL7S 3 Ton Special Truck**Front Wheels**

8-25 x 20—10 Ply Hi Miler AWT or Rib.....	Standard Equipment
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Dual Rear Wheels (Four Tires)

9-00 x 20—10 Ply Hi Miler AWT or Rib.....	Standard Equipment
9-00 x 20/36 x 8—12 Ply Dual Marked HM.....	83 62

Spare Tire and Tube

See Section 3 (a) (iii) (3)

For G.M.C. and Chevrolet Trucks

Optional Equipment	(*) Series or Model	Price
		\$ cts.
Azle—		
Two Speed Rear.....	2, 2-COE, 2½, 3.....	135 00
Rear, Ratio 5-43.....	1½, 2, 2-COE.....	No charge
Rear, Ratio 6-5.....	2½, 3.....	No charge
Bumper—Rear.....	13-14, 14-24.....	12 75
DeLuxe Cab— Equipment in standard cabs (including genuine leather Trim, Dome Lamp, two Sun Visors, Extra Windshield Wiper, Special Windshield Catch and Latch, Sponge Rubber Seat Cushion Pad)—Over Standard Cabs.....		35 00
Dunlopillo—		
Seat Cushion.....	Standard Cabs.....	19 00
Seat Cushion.....	DeLuxe Cabs.....	14 50
Back Cushion.....	All Cabs.....	21 00
Driver's Seat Cushion.....	All Panels.....	9 75
Auxiliary Seat Cushion.....	All Panels.....	9 75
Fenders—		
Single, Rear Panel Type and Long Running Boards,.....	14-21, 14-22, 14-23.....	14 00
Single Rear Panel Type and Long Running Boards,.....	15-31, 15-32.....	14 00
Single Rear Panel Type and Long Running Boards, and Aprons,.....	15-33.....	18 00
Single Rear Full Crown and Long Running Boards,.....	14-21, 14-22.....	18 00

Optional Equipment	(*) Series or Model	Price
		\$ cts.
Single Rear Full Crown and Long Running Boards, and Aprons,.....	14-23.....	20 00
Single Rear Full Crown and Long Running Boards,.....	15-31, 15-32.....	36 00
Single Rear Full Crown and Long Running Boards, and Aprons,.....	15-33.....	40 00
Dual Rear Full Crown and Long Running Boards,.....	15-31, 15-32.....	41 00
Dual Rear Full Crown and Long Running Boards, and Aprons,.....	15-33.....	45 00
Dual Rear Full Crown and Long Running Boards,.....	15-41, 15-42.....	43 00
Dual Rear Full Crown and Long Running Boards, and Aprons,.....	15-43.....	48 50

NOTE—(*) The model numbers shown are for Chevrolet truck. The same prices apply to the corresponding G.M.C. Truck models, the first digit (1) designating Chevrolet being replaced by (9) designating G.M.C. Trucks. For instance, a price applying to the 15-00 Series will also apply to the 95-00 Series.

<i>Frame—Reinforcement</i>	15-30, 18-60.....	15 00
Reinforcement.....	18-50.....	13 00
<i>Governor—Handy—Not Set</i>	All except 3-ton.....	5 30
Handy—Set.....	All except 3-ton.....	8 80
<i>Generator—6 Volt City Service (Does not include Shield Wiring)</i>	All.....	58 63
<i>Heater—Master, incl. Defroster—Dash Type</i>	All Models.....	28 25
<i>Horns—Dual</i>	All.....	8 50
<i>Lamp—Dome</i>	Standard Cabs.....	3 00
<i>Leather Trim—</i>		
Genuine Full Width Seat.....	Standard Cabs.....	14 00
Genuine Driver's Seat.....	All Panels.....	7 00
Genuine Auxiliary Seat.....	All Panels.....	7 00
<i>Mirror—</i>		
Extra R.H. Extension, Black Finish.....	1½, 2, 2-ton COE, 2½, 3-ton Cabs.....	3 95
Extra R.H. Solid Arm, Black Finish.....	½ and 1 ton Cabs and All Panels.....	1 75
L.H. Extension, Black Finish over Standard Black Solid Arm.....	½ and 1-ton Standard Cabs and Panels.....	2 75
Inside, Rear View.....	All Cabs and Panels.....	1 35
<i>Oil Filter—</i>		
AC Model L-1, Klee-Kleen, Regular Service.....	½, 1, 1½, 2, 2½-ton.....	14 05
AC Model S-1, Klee-Kleen, Heavy Duty.....	½, 1, 1½, 2, 2½-ton.....	18 15
AC Model S-1, Klee-Kleen, Heavy Duty.....	2-ton COE.....	22 70
AC Model S-3, Klee-Kleen, Extreme Heavy Duty.....	½, 1, 1½, 2, 2½-ton.....	25 60
AC Model S-3, Klee-Kleen, Extreme Heavy Duty.....	2-ton COE.....	30 15
<i>Radiator Core—Heavy Duty</i>	½, 1, 1½, 2-ton.....	10 00
<i>Sill—Extra Cross</i>	14-24.....	No charge
<i>Seat—Auxiliary</i>	All Panels.....	13 25
<i>Springs—</i>		
Heavy Front.....	2½-ton.....	4 00
Heavy Front.....	2-ton COE.....	10 00
Heavy Rear.....	½-ton.....	3 00
Heavy Rear.....	2½-ton.....	10 00
<i>Sun Visor—</i>		
Single.....	Standard Cabs and Panels.....	3 00
Dual.....	“ “.....	6 00
<i>Shock Absorbers—</i>		
Front—1½ Double Acting Over Std.....	½ and 1-ton.....	9 00
1½ Double Acting.....	1½ and 2-ton.....	14 00
1½ Double Acting.....	2-ton COE.....	18 00
1½ Double Acting.....	2½ and 3-ton.....	19 50
Rear—1½ Double Acting Over Std.....	½-ton.....	11 00
1½ Double Acting.....	1-ton.....	14 00
1½ Double Acting.....	1½, 2, 2-ton COE.....	26 00
1½ Double Acting.....	2½ and 3-ton.....	34 00
<i>Tire Carrier—Mounted back of Cab</i>	1½, 2, 2 COE, 2½, 3-ton.....	10 75
<i>Transmission—</i>		
Four Speed.....	½-ton.....	25 00
Four Speed.....	1-ton.....	20 00
<i>Top—For Pickup Box</i>	13-14, 93-14.....	50 00
<i>Windshield Wiper—</i>		
Extra Right Hand for Std. Cabs, W/S Cowl and Panels.....	7 00
Right or Left Hand (Shipped Loose), Flat Face Cowl Models.....	7 00

TIRE OPTIONS—Regular Tread	Wheel Size	Price
		\$ cts.
$\frac{1}{2}$-Ton		
6-00 x 16—6 Ply (2) Rear Only.....		8 50
6-00 x 16—6 Ply (4) Front and Rear.....		16 95
6-00 x 16—6 Ply Truck Air Wheel (2) Rear Only.....		15 25
6-00 x 16—6 Ply Truck Air Wheel (4) Front and Rear.....		30 55
6-50 x 16—4 Ply Set of 4 Only.....		24 60
6-50 x 16—6 Ply Set of 5 Only.....		50 90
6-50 x 16—6 Ply Truck Air Wheel, Set of 4 Only.....		61 90
7-00 x 15—6 Ply Truck Air Wheel, Set of 4 Only.....		77 90
1-Ton		
7-00 x 17—8 Ply (2) Front or Rear Only.....		8 05
7-00 x 17—8 Ply (4) Front and Rear.....		16 10
7-50 x 17—8 Ply (2) Front Only.....		27 05
7-50 x 17—8 Ply (2) Rear Only.....		27 05
7-50 x 17—8 Ply (4) Front and Rear.....		54 10
$1\frac{1}{2}$-Ton 15-70 or 95-70 Series—Front		
	(10 Stud)	
6-00 x 20—6 Ply.....	20 x 5	Standard
6-50 x 20—6 Ply.....	20 x 5	19 10
7-00 x 20—8 Ply.....	20 x 6	44 20
7-50 x 20—8 Ply (incl. Special Fenders).....	20 x 7	70 15
6-00 x 20/30 x 5—8 Ply.....	20 x 5	11 75
6-50 x 20/32 x 6—8 Ply.....	20 x 5	34 25
7-00 x 20/32 x 6—10 Ply.....	20 x 6	55 85
$1\frac{1}{2}$-Ton 15-70 or 95-70 Series—Single Rear		
6-50 x 20—6 Ply.....	20 x 5	15 15 Credit
*7-00 x 20—8 Ply.....	20 x 6	10 70
7-50 x 20—8 Ply.....	20 x 7	38 65
6-50 x 20/32 x 6—8 Ply.....	20 x 5	Standard
*7-00 x 20/32 x 6—10 Ply.....	20 x 6	22 35
* Pickup Delivery Models, the following prices will apply.		
7-00 x 20—8 Ply.....	20 x 6—3 $\frac{1}{4}$ " Offset	21 05
7-00 x 20/32 x 6—10 Ply.....	20 x 6—3 $\frac{1}{4}$ " "	32 70
$1\frac{1}{2}$-Ton Model 15-35 or 95-35 Panel Delivery—Front		
6-00 x 20—6 Ply.....	20 x 5	19 10 Credit
6-50 x 20—6 Ply.....	20 x 5	Standard
7-00 x 20—8 Ply.....	20 x 6	25 10
7-50 x 20—8 Ply (incl. Special Fenders).....	20 x 7	51 10
6-00 x 20/30 x 5—8 Ply.....	20 x 5	7 30 Credit
6-50 x 20/32 x 6—8 Ply.....	20 x 5	15 15
7-00 x 20/32 x 6—10 Ply.....	20 x 6	36 80
$1\frac{1}{2}$-Ton 15-35 or 95-35 Panel Delivery—Single Rear		
6-50 x 20—6 Ply.....	20 x 5	Standard
7-00 x 20—8 Ply.....	20 x 6	25 85
7-50 x 20—8 Ply.....	20 x 7	53 80
6-50 x 20/32 x 6—8 Ply.....	20 x 5	15 15
7-00 x 20/32 x 6—10 Ply.....	20 x 6	37 50
2-Ton—Front		
	(10 Stud)	
6-00 x 20—6 Ply.....	20 x 5	19 10 Credit
6-50 x 20—6 Ply.....	20 x 5	Standard
7-00 x 20—8 Ply.....	20 x 6	25 10
7-50 x 20—8 Ply (incl. Special Fenders).....	20 x 7	51 10
2-Ton—Front		
6-00 x 20/32 x 5—8 Ply.....	20 x 5	7 30 Credit
6-50 x 20/32 x 6—8 Ply.....	20 x 5	15 15
7-00 x 20/32 x 6—10 Ply.....	20 x 6	36 80
2-Ton—Single Rear		
6-50 x 20—6 Ply.....	20 x 5	101 00 Credit
7-00 x 20—8 Ply.....	20 x 6	75 15 "
7-50 x 20—8 Ply.....	20 x 7	47 20 "
6-50 x 20/32 x 6—8 Ply.....	20 x 5	85 85 "
7-00 x 20/32 x 6—10 Ply.....	20 x 6	63 50 "
7-50 x 20/34 x 7—10 Ply.....	20 x 7	26 25 "
2-Ton Dual Rear		
6-00 x 20—6 Ply.....	20 x 5	38 15 Credit
6-50 x 20—6 Ply.....	20 x 5	Standard
7-00 x 20—8 Ply.....	20 x 6	51 00
7-50 x 20—8 Ply.....	20 x 7	104 90
7-50 x 20—8 Ply.....	20 x 7—5 $\frac{1}{4}$ " Offset	118 65
8-25 x 20—10 Ply.....	20 x 7—5 $\frac{1}{4}$ " Offset	210 65

TIRE OPTIONS—Regular Tread	Wheel Size	Price
<i>2-Ton Rear—Conc.</i>		\$ cts.
6-00 x 20/30 x 5—8 Ply.....	20 x 5	14 65 Credit
6-50 x 20/32 x 6—8 Ply.....	20 x 5	30 30
7-00 x 20/32 x 6—10 Ply.....	20 x 6	74 30
7-50 x 20/34 x 7—10 Ply.....	20 x 7—5½" Offset	160 65
<i>2½ and 3-Ton—Front</i>	(5 Stud)	
7-00 x 20—8 Ply.....	20 x 6	11 65 Credit
7-50 x 20—8 Ply.....	20 x 7	14 30
7-50 x 20—8 Ply.....	20 x 7—5½" Offset	19 80
8-25 x 20—10 Ply.....	20 x 7—5½" Offset	65 85
7-00 x 20/32 x 6—10 Ply.....	20 x 6	Standard
7-50 x 20/34 x 7—10 Ply.....	20 x 7—5½" Offset	40 80
<i>2½ and 3-Ton—Single Rear</i>		
7-00 x 20—8 Ply.....	20 x 6	149 45 Credit
7-50 x 20—8 Ply.....	20 x 7	121 55 "
7-50 x 20—8 Ply.....	20 x 7—5½" Offset	113 25 "
8-25 x 20—10 Ply.....	20 x 7—5½" Offset	67 25 "
7-00 x 20/32 x 6—10 Ply.....	20 x 6	137 80 "
7-50 x 20/34 x 7—10 Ply.....	20 x 7—5½" Offset	92 25 "
<i>2½ and 3-Ton—Dual Rear</i>		
7-00 x 20—8 Ply.....	20 x 6	23 30 Credit
7-50 x 20—8 Ply.....	20 x 7	30 60
7-50 x 20—8 Ply.....	20 x 7—5½" Offset	44 35
8-25 x 20—10 Ply.....	20 x 7—5½" Offset	136 35
7-00 x 20/32 x 6—10 Ply.....	20 x 6	Standard
7-50 x 20/34 x 7—10 Ply.....	20 x 7—5½" Offset	86 35

TIRE OPTIONS—SPECIAL TREADS—

(The following prices for special Treads, as listed hereunder, are in addition to the prices shown for regular tread tires.)

Tire Code

- (A) Goodyear Studded (B) Dominion Nobby.
 (C) Firestone Studded Ground Grip (Passenger).
 (D) Dunlop Extra Traction (E) Goodyear Studded Sure Grip.
 (F) Firestone Studded Ground Grip (Truck).

	Tire Code	Price per Tire
		\$ cts.
6-00 x 16—4 Ply.....	A.B.C.D.	1 95
6-00 x 16—6 Ply.....	A.B.C.D.	1 95
6-00 x 16—6 Ply.....	E.F.	5 25
6-50 x 16—4 Ply.....	A.C.	2 85
6-50 x 16—6 Ply.....	A.C.	2 50
6-50 x 16—6 Ply.....	E.F.	6-00
7-00 x 16—6 Ply.....	E.F.	4 95
7-00 x 17—8 Ply.....	E.	1 50
7-50 x 17—8 Ply.....	E.F.	1 70
6-50 x 20—6 Ply.....	E.	1 25
7-00 x 20—8 Ply.....	E.F.	1 80
7-50 x 20—8 Ply.....	B.E.F.	2 30
8-25 x 20—10 Ply.....	F.	3 45
7-00 x 20/32 x 6—10 Ply.....	E.F.	2 25
7-50 x 20/34 x 7—10 Ply.....	E.F.	3 20

LUG TYPE TIRES

Tire Code

- (A) Goodyear Hardrock Lug (B) Dominion Master Grip
 (C) Firestone Ground Grip (D) Dunlop Universal Trackgrip
 (E) Goodyear Sure Grip, Grader (F) Dominion Road Grader
 (G) Dominion Con-Track-Tor (H) Dunlop Standard Trackgrip

	Tire Code	Price per Tire
		\$ cts.
6.00 x 16—4 Ply.....	B.	1 95
6.00 x 16—6 Ply.....	B.	1 95
7.00 x 17—6 Ply.....	C.	1 35
7.00 x 17—8 Ply.....	B. C.	1 50
7.50 x 17—8 Ply.....	B. C.	1 70
6.50 x 20—6 Ply.....	B. C.	1 25
7.00 x 20—8 Ply.....	B. C. D. E. F.	1 80
7.50 x 20—8 Ply.....	A. B. C. D. H.	2 30
8.25 x 20—10 Ply.....	A. B. C. D. G.	3 45
6.00 x 20/30 x 5—8 Ply.....	A. C.	1 25
7.00 x 20/32 x 6—10 Ply.....	A. B. C. D. H.	2 25
7.50 x 20/34 x 7—10 Ply.....	A. B. C. D.	3 20

DUMP TRUCK TYPE TIRES

	Tire Code
(A) Goodyear Dump Truck	(B) Dominion Master Grip
(C) Firestone High Speed	(D) Dunlop Dump Truck
(E) Firestone Ground Grip	(F) Dunlop "90"
(G) Dominion Fleetway	(H) Goodyear Hi-Miler A.W.T.

	Tire Code	Price per Tire
		\$ cts.
32 x 6—12 Ply over 7.00 x 20/32 x 6—10 Ply.....	A. D.	8 60
34 x 7—12 Ply over 7.50 x 20/34 x 7—10 Ply.....	A. D.	14 15
7.00 x 20/32 x 6—12 Ply over 7.00 x 20/32 x 6—10 Ply.....	C. G.	8 60
7.00 x 20/32 x 6—12 Ply over 7.00 x 20/32 x 6—10 Ply.....	B. E.	11 25
7.50 x 20/34 x 7—12 Ply over 7.50 x 20/34 x 7—10 Ply.....	B. C. G.	14 15
8.25 x 20—12 Ply over 8.25 x 20—10 Ply.....	C. F. G. H.	10 25

RAYON TYPE TIRES

	Tire Code
(A) Goodyear YEL Rib	(B) Dominion Raymaster
	(C) Firestone Rayo Dipt

	Tire Code	Price Per Tire
		\$ cts.
7.00 x 20—8 Ply.....	A. B. C.	8 20
7.50 x 20—8 Ply.....	A. B. C.	10 45
8.25 x 20—10 Ply.....	A. B. C.	9 95
7.00 x 20/32 x 6—10 Ply.....	A. B. C.	10 30
7.50 x 20/34 x 7—10 Ply.....	A. B. C.	14 75

STOP-START TYPE TIRES

	Tire Code
(A) Goodyear Stop-Start (S.S.)	(B) Dominion Fleet Delivery (F.D.)
(C) Firestone City Commercial (C.C.)	(D) Dunlop Multi-Stop (M.S.)

	Tire Code	Price per Tire
		\$ cts.
No. 10 over 6.00 x 16—4 Ply.....	A. B. C. D.	11 75
No. 17 over 6.00 x 20—6 Ply.....	A. B. C.	20 45
No. 17 over 6.50 x 20—6 Ply.....	A. B. C.	11 85
No. 17 over 6.50 x 20/32 x 6—8 Ply.....	A. B. C.	5 85
No. 19 over 6.00 x 20—6 Ply.....	A. B. C.	32 10
No. 19 over 6.50 x 20—6 Ply.....	A. B. C.	24 40
No. 19 over 6.50 x 20/32 x 6—8 Ply.....	A. B. C.	19 05
No. 19 over 7.00 x 20/32 x 6—10 Ply.....	A. B. C.	5 10
No. 22 over 7.00 x 20/32 x 6—10 Ply.....	A. B. C. D.	19 35
No. 22 on 20 x 6 Wheel over 6.00 x 20—6 Ply.....	A. B. C. D.	45 75
No. 22 on 20 x 6 Wheel over 6.50 x 20—6 Ply.....	A. B. C. D.	38 60
No. 22 on 20 x 6 Wheel over 6.50 x 20/32 x 6—8 Ply.....	A. B. C. D.	33 60
No. 22 on 20 x 7-5½" O.S. Wheel over 7.00 x 20/32 x 6—10 Ply.....	A. B. C. D...	22 55
No. 28 on 20 x 7-5½" O.S. Wheel over 7.00 x 20/32 x 6—10 Ply.....	A. B. C. D...	47 20

Spare Tire and Tube—

See Section 3 (a) (iii) (3)

For International Trucks

Abbreviations: N.A.—Not available
N.C.—No Charge

OPTIONAL EQUIPMENT	Price			
	K-1, K-2	K-3	K-4	K-5 K-5-COE
	\$ cts.	\$ cts.	\$ cts.	\$ cts.
AXLES—				
Two speed rear axle—Model R-2350 for K-4; R-2360 for K-5, in lieu of standard.....	N.A.	N.A.	140 50	154 50
BODIES (Panel)—				
Extra seat for panel bodies.....	19 00	19 00		
Dunlopillo seat cushion, in lieu of regular, in bucket or driver's seat, panel bodies.....	8 50	8 50		
In auxiliary seat, panel bodies.....	8 50	8 50		
Dunlopillo lazyback cushion, in lieu of regular, in bucket or driver's seat, panel bodies.....	6 50	6 50		
In auxiliary seat, panel bodies.....	6 50	6 50		
BRAKES—				
B-K Booster—double line installation on chassis only.....			46 00	46 00
B-K Booster—double line installation on chassis and with semi-trailer connections, trailer connecting hose included.....			70 50	70 50
B-K Booster—double line installation on chassis and with four-wheel trailer connections, trailer connecting hose not included.....			71 00	71 00
B-K Booster—hand control valve mounted on steering column for actuation of trailer brakes individual of, and in addition to, regular pedal control.....			24 50	24 50
Increased capacity brakes (cast spoke wheels)....			14 00	21 00
BUMPERS—				
Full length rear bumper for express body.....	12 00	12 00		
Full length bumper standard in all K-1, K-2 and K-3, chassis and panel combinations.....	N.C.	N.C.	N.C.	N.C.
CABS—				
Standard HF cab, in lieu of flat back cowl, (not COE).....	150 00	150 00	150 00	150 00
HFE Deluxe sleeper cab (K-5 only).....				624 50
Panel body doors, including hardware and safety glass, per pair.....				
Extra electric windshield wiper, mounted on R.H. side.....	8 50	8 50	8 50	8 50
Extra rear-view mirror, mounted on R.H. side.....	1 50	1 50	1 50	1 50
Extensions rear-view mirror, in lieu of standard.....	1 50	1 50	1 50	1 50
Extra extensions type rear-view mirror, mounted on R.H. side.....	3 00	3 00	3 00	3 00
Inside rear-view mirror.....	3 00	3 00	3 00	3 00
Extra sun visor.....	2 00	2 00	2 00	2 00
Rear window protector screen of $\frac{1}{2}$ in. mesh (not C.O.E.).....	14 00	14 00	14 00	14 00
Dunlopillo seat cushion, in lieu of regular, in standard cabs (not C.O.E.).....	22 50	22 50	22 50	22 50
Dunlopillo lazyback cushion, in lieu of regular, in standard cabs (not C.O.E.).....	21 50	21 50	21 50	21 50
COWLS—				
Vee-type cowl and windshield, in lieu of flat back cowl.....	63 50	63 50	63 50	63 50
Windshield attachment for flat back cowl with safety glass.....	63 50	63 50	63 50	63 50
Floor board and mat assembly for flat back and vee-type cows (not C.O.E.).....	7 00	7 00	7 00	7 00
ELECTRICAL EQUIPMENT—				
200 watts, 6 volts, 30 amperes, high output generator, voltage and current regulated DR-1102673.	Std.	Std.	Std.	Std.
200 watts, 6 volts, 30 amperes, low speed cut-in generator, voltage and current regulated, DR-1102674	N.C.	N.C.	N.C.	N.C.

OPTIONAL EQUIPMENT	Price			
	K-1, K-2	K-3	K-4	K-5 K-5-COE
	\$ cts.	\$ cts.	\$ cts.	\$ cts.
ELECTRICAL EQUIPMENT—<i>Conc.</i>				
300 watts, 6 volts, 40 amperes, high output generator, voltage and current regulated, DR-1106584.	63 00	63 00	63 00	63 00
300 watts, 12 volts, 25 amperes, high output generator, voltage and current regulated, DR-1106631.				98 50
ENGINES (Optional)—				
GRD-175 six-cylinder economy engine, 3 x 4½ compression ratio 6·7, in lieu of standard.	N.C.	N.C.	N.C.	
FENDERS—				
Single rear fenders, per set.	25 00	28 50	32 00	32 00
Dual rear fenders, per set.			60 50	60 50
Dual rear fenders, in lieu of single rear fenders (pick-up or panel body).		49 50		
FILTERS—				
Oil filter, DeLuxe (not K-5-COE).	9 00	9 00	9 00	9 00
Oil filter, DeLuxe (K-5-COE only).				13 00
Oil filter Michiana.	8 00	8 00	8 00	8 00
FRAME EXTENSIONS—				
18-in. frame extensions, for all wheelbases.			21 50	21 50
30-in. frame extensions, for all wheelbases, except 113-in. and 135-in.			25 00	25 00
FRAME FISHPLATING—				
Fishplating of frame side rails—135-in. wheelbase.				36 00
Fishplating of frame side rails—147" wheelbase.				39 50
Fishplating of frame side rails—159" wheelbase.				43 00
Fishplating of frame side rails—177" wheelbase.				46 50
FUEL TANKS (U.S. Measurement)				
Auxiliary fuel tank, 22 gallons, for 135-in. wheelbase			30 00	30 00
Auxiliary fuel tank, 31 gallons, for 147-in., 159-in. and 177-in. wheelbase.			34 50	34 50
Dual auxiliary fuel tanks, in addition to regular underseat tank, 31 gallons, for 147-in., 159-in. and 177-in. wheelbases.			69 00	69 00
Side-mounted fuel tank, 22 gallons, for 135-in. wheelbase, in lieu of standard underseat tank.			7 00	7 00
Side-mounted fuel tank, 31 gallons, for 147-in., 159-in. and 177-in. wheelbases, in lieu of standard underseat tank.			10 50	10 50
GOVERNORS—				
Hoof governor.	10 50	10 50	10 50	10 50
Zenith combination carburetor and governor.	7 00	7 00	7 00	7 00
HEATER AND DEFROSTER—				
Heater and defroster (in combination only) (Not C.O.E.).	24 50	24 50	24 50	24 50
LIGHTING—				
Amber marker lights on cab front corners (2 lights)	7 00	7 00	7 00	7 00
Headlight beam indicator.	1 50	1 50	1 50	1 50
Independent tail light switch.	1 50	1 50	1 50	1 50
Dual stop and tail lamps for chassis only.	3 00	3 00	3 00	3 00
Dual stop and tail lamps for chassis with express body.	3 00	3 00		
Dual auxiliary tail lamps for chassis with panel body.	9 00	9 00		
MUFFLER TAIL PIPE—				
Muffler tail pipe.	Std.	Std.	3 50	3 50
PINTLE HOOK—				
Spring type.				50 00
RADIATOR—				
Large-capacity radiator core for stationary operations and tropical climate.	N.C.	N.C.	N.C.	N.C.

OPTIONAL EQUIPMENT	Price			
	K-1, K-2	K-3	K-4	K-5, K-5-COE
	\$ cts.	\$ cts.	\$ cts.	\$ cts.
RUNNING BOARD EXTENSIONS—				
For K-1, 113" W.B. chassis with express or panel body only.....	7 00			
For K-3, 113" W.B. chassis with express body only.		7 00		
For K-1, K-2, 125" W.B. chassis with express or panel body only.....	13 50			
For K-3, 130" W.B. chassis with express or panel body only.....		13 50		
SHOCK ABSORBERS—				
Lovejoy (Delco-Remy) double-acting hydraulic front.....			21 50	21 50
Lovejoy (Delco-Remy) double-acting hydraulic rear.....			34 00	34 00
SPRINGS—				
Auxiliary rear springs.....	14 00	18 00	14 00	Std.
TIRE CARRIER—				
Tire carrier for chassis only (Standard on chassis equipped with factory bodies).....	3 00	3 00	Std.	Std.
Tire carrier mounted back of cab, in lieu of regular			25 00	25 00
TIRE LOCK—				
Spare tire lock.....	2 50	2 50		
Spare tire lock and chain.....	5 00	5 00	5 00	5 00
TOW HOOKS—				
Front tow hooks.....			15 50	15 50
Rear towing loop.....			13 00	13 00
TRANSMISSIONS—				
Model H-41B, 4-speed transmission, in lieu of regular.....	24 50	24 50	Std.	Std.
WHEELS, BUDD DISC—				
Set of 7, in lieu of regular cast spoke, for 6-00 x 20, 6-00 x 20/30 x 5, 6-50 x 20 and 6-50 x 20/32 x 6 tires			33 50	33 50
Set of 7, in lieu of regular cast spoke, for 7-00 x 20 and 7-00 x 20/32 x 6 tires.....			36 50	36 50
Set of 7, in lieu of regular cast spoke, for 7-50 x 20/34 x 7 tires.....			83 00	83 00
Set of 7, in lieu of regular cast spoke, for 8-25 x 20 tires.....				83 00

OPTIONAL EQUIPMENT	Price				
	K-6	K-7 K-7-COE	K-8 K-8-COE	K-10	KR-11 KR-11-COE
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
AXLES—					
Two speed rear axle, in lieu of standard.	161 50	260 50	225 00	529 50	212 00
Double-reduction rear axle, in lieu of standard.....	N.A.	N.A.	197 50	211 00	Std.
BRAKES—					
B-K Booster—double line installation on chassis only.....	Std.	Std.	Std.	Std.	
B-K Booster—double line installation on chassis and with semi-trailer connections, trailer connecting hose included	28 50	28 50	28 50	28 50	
B-K Booster—double line installation on chassis and with 4-wheel trailer connections, trailer connecting hose not included.....	39 00	39 00	39 00	39 00	

OPTIONAL EQUIPMENT	Price				
	K-6	K-7 K-7-COE	K-8 K-8-COE	K-10	KR-11 KR-11-COE
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
BRAKES—<i>Cont.</i>					
B-K Booster—hand control valve mounted on steering column for actuation of trailer brakes, individual of, and in addition to, regular pedal control....	28 00	28 00	28 00	28 00	
Increased capacity brakes (cast spoke wheels).....	21 00	21 00	21 00	35 00	
Air brakes—TW heavy duty, two shoe air brakes on chassis only.....			492 50	492 50	Std.
Air brakes—TW heavy duty, two shoe air brakes on chassis and with semi-trailer connections.....			535 00	535 00	42 00
Air brakes—TW heavy duty, two shoe air brakes on chassis and with four-wheel trailer connections.....			528 00	528 00	35 00
Air brakes—hand control valve mounted on steering column for actuation of trailer brakes only in addition to regular pedal control.....			63 50	63 50	63 50
Air supply valve, with 25 ft. of air hose, air chuck and fittings for inflating tires; can only be used when equipped with air brakes.....			21 50	21 50	21 50
CABS—					
Standard H.F.A. cab, in lieu of flat back cowl (not COE).....	225 00	225 00	225 00	225 00	225 00
DeLuxe HFB cab, in lieu of flat back cowl (not COE).....	263 50	263 50	263 50	263 50	263 50
DeLuxe HFP sleeper cab, in lieu of flat back cowl (not COE).....	624 50	624 50	624 50	624 50	624 50
Extra electric windshield wiper, mounted on R.H. side.....	8 50	8 50	8 50	8 50	8 50
Extra sun visor.....	2 00	2 00	2 00	2 00	2 00
Extra extensions—type rear-view mirror mounted on R.H. side.....	3 50	3 50	3 50	3 50	3 50
Inside rear-view mirror.....	3 00	3 00	3 00	3 00	3 00
Rear window protector screen of $\frac{1}{2}$ -in. mesh (not for COE).....	14 00	14 00	14 00	14 00	14 00
Sliding rear window (standard in HFB DeLuxe Cab) (not COE).....	7 00	7 00	7 00	7 00	7 00
Dunlopillo lazy-back cushion in lieu of regular, in standard and DeLuxe cabs (not COE).....	21 50	21 50	21 50	21 50	21 50
COWL—					
Vee type Cowl and windshield in lieu of flat back cowl.....	71 00	71 00	71 00	71 00	71 00
Windshield attachment for flat back cowl, with safety glass.....	63 50	63 50	63 50	63 50	63 50
Floor Board and mat assembly, for flat back and Vee-type cowl (not COE).....	7 00	7 00	7 00	7 00	7 00
ENGINES OPTIONAL (for Highway Transport Service only)					
FAC-259 Engine with F-51 or F-51-C transmission, in lieu of standard.....	140 50				
FBC-361 engine with F-52 or F-52-C transmission in lieu of standard.....			210 50		
FBC-401 engine, in lieu of standard.....				105 50	
FBC-401 engine with F-54-B transmission, in lieu of standard.....				281 00	
FBC-450 engine with F-54 transmission, in lieu of standard.....					260 00
ELECTRICAL EQUIPMENT—					
200 watts, 6 volts, 30 amperes, high output generator, voltage and current regulated, DR-1102674.....	Std.	Std.	Std.	Std.	Std.
200 watts, 6 volts, 30 amperes, low-speed cut-in generator, voltage and current regulated, DR-1102674.....	N.C.	N.C.	N.C.	N.C.	N.C.

OPTIONAL EQUIPMENT	Price				
	K-6	K-7 K-7-COE	K-8 K-8-COE	K-10	KR-11 KR-11-COE
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
ELECTRICAL EQUIPMENT—<i>Conc.</i>					
300 watts, 6 volts, 40 amperes, high output generator, voltage and current regulated, DR-1106584.....	63 00	63 00	63 00	63 00	63 00
200 watts, 12 volts, 18 amperes, high output generator, voltage and current regulated, DR-1102955.....	56 00	56 00	56 00	56 00	56 00
300 watts, 12 volts, 25 amperes, high output generator, voltage and current regulated, DR-1106631.....	98 50	98 50	98 50	98 50	98 50
FENDERS—					
Single rear fenders, per set.....	42 50	42 50	42 50	42 50	42 50
Dual rear fenders, per set.....	64 00	64 00	64 00	64 00	64 00
FILTERS—					
Oil filter, Michiana.....	8 00	8 00	Std.	Std.	Std.
Oil filter, DeLuxe.....	9 50	9 50			
Oil filter, Deluxe, in lieu of standard....			3 50	3 50	3 50
FRAME EXTENSIONS—					
12-in. frame extensions, for all W.B.				25 00	25 00
18-in. frame extensions, for all W.B.	26 00	26 00	26 00		
24-in. frame extensions, for 149-in., 161-in., 179-in., and 197-in., W.B.				39 00	39 00
30-in. frame extensions, for 158-in., 161-in., 176-in., 179-in., and 197-in. W.B.	39 00	39 00	39 00		
FRAME FISHPLATING—					
Fishplating of frame side rails—134-in. W.B.....	36 00	36 00			
Fishplating of frame side rails—137-in. W.B.....			43 00		
Fishplating of frame side rails—146-in. W.B.....	43 00	43 00			
Fishplating of frame side rails—149-in. W.B.....			50 00	57 00	57 00
Fishplating of frame side rails—158-in. W.B.....	50 00	50 00			
Fishplating of frame side rails—161-in. W.B.....			57 00	64 00	64 00
Fishplating of frame side rails—176-in. W.B.....	57 00	57 00			
Fishplating of frame side rails—179-in. W.B.....			64 00	71 00	71 00
Fishplating of frame side rails—197-in. W.B.....			71 00	78 00	78 00
FUEL TANKS (U.S. Measurement)—					
Auxiliary—23 gallons for 87-in. W.B. (COE).....					
31 gallons for 99-in. and 117-in. W.B. (COE).....					
23 gallons, for 94-in. W.B. (COE).....					
31 gallons, for 106-in., 124 and 142-in. W.B. (COE).....					
23 gallons, for 134-in. W.B. (not COE)....	34 00	34 00			
Auxiliary—					
23 gallons, for 137-in. W.B. (not COE).....			34 00		
31 gallons, for 146-in. 158-in. and 176-in. W.B. (not COE).....		38 50			
31 gallons, for 149-in., 161-in., 179-in. and 197-in. W.B. (not COE).....			38 50	38 50	38 50
Side mounted—					
23 gallons, for 134-in. W.B. in lieu of standard.....	10 50	10 50			
23 gallons for 137-in. W.B. in lieu of standard.....			10 50		
31 gallons for 146-in., 158-in. and 176-in. W.B. in lieu of standard....	15 50	15 50			
31 gallons for 149-in., 161-in., 179-in. and 197-in. W.B. in lieu of standard..			15 50	15 50	15 50

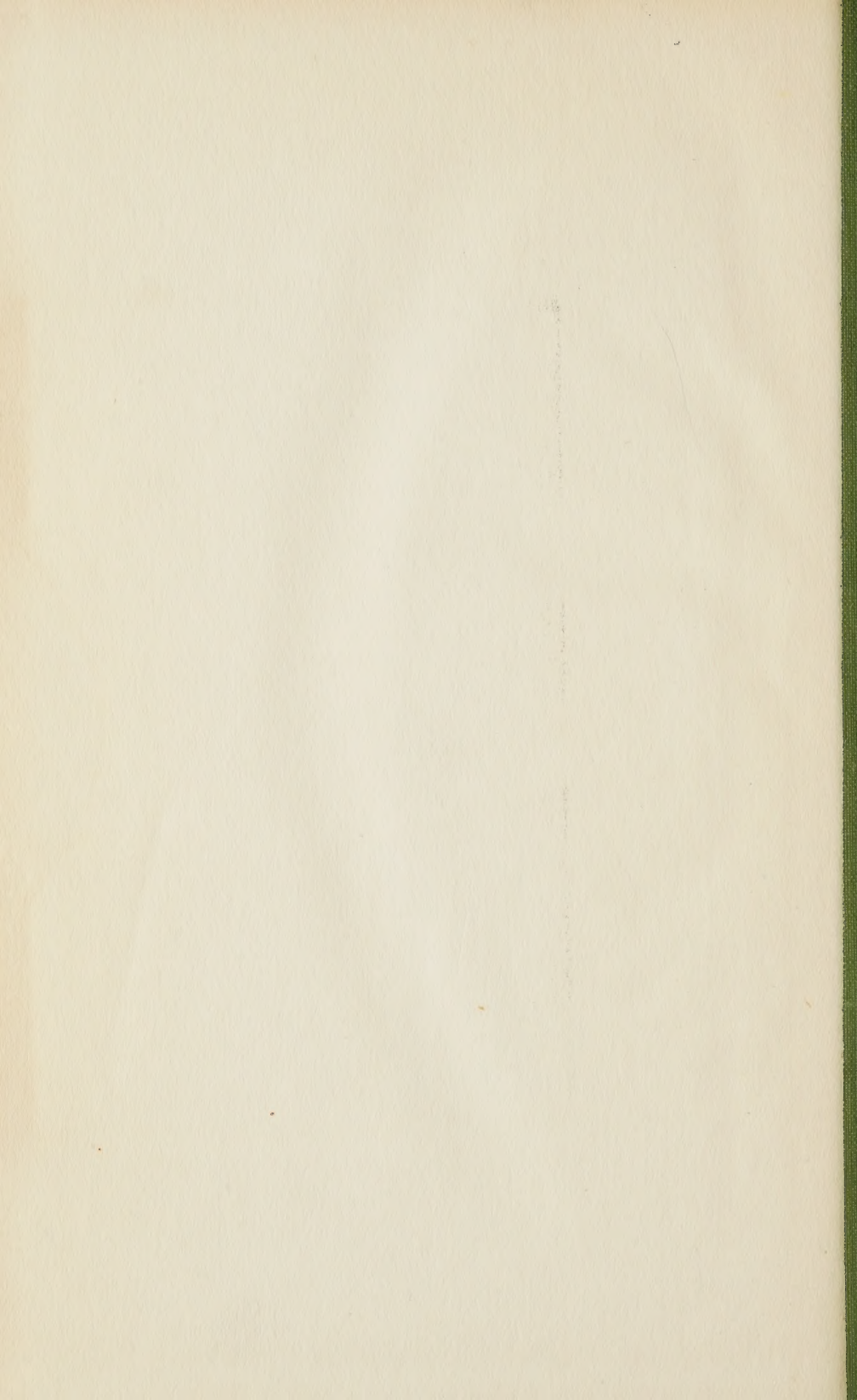
OPTIONAL EQUIPMENT	Price				
	K-6	K-7 K-7-COE	K-8 K-8-COE	K-10	KR-11 KR-11-COE
	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
FUEL TANKS (U.S. Measurement)—<i>Conc.</i>					
Dual auxiliary—					
23 gallons, for 134-in. W.B. in addition to standard.....	68 50	68 50			
23 gallons for 137-in. W.B. in addition to standard.....			68 50		
31 gallons for 146-in., 158-in. and 176-in. W.B. in addition to standard..	77 50	77 50			
31 gallons for 149-in., 161-in., 179-in. and 197-in. W.B. in addition to standard.....			77 50	77 50	77 50
GOVERNORS—					
Zenith combination carburetor and governor.....	7 00	7 00	Std.	Std.	Std.
Hoof governor.....	10 50	10 50			
Hoof governor, in lieu of standard.....			3 50	3 50	3 50
HEATER AND DEFROSTER—					
Heater and Defroster, (not COE).....	24 50	24 50	24 50	24 50	24 50
LIGHTING—					
Headlight beam indicator.....	Std.	Std.	Std.	Std.	Std.
Amber marker lights on cab front corners (2 lights).....	7 00	7 00	7 00	7 00	7 00
Headlights—chromium.....	5 00	5 00	5 00	5 00	5 00
Dual stop and tail lamps for chassis only.	3 00	3 00	3 00	3 00	3 00
Independent tail light switch.....	1 50	1 50	1 50	1 50	1 50
MUFFLER TAIL PIPE—					
Muffler tail pipe.....	3 50	3 50	Std.	Std.	Std.
PINTLE HOOK—					
Spring type.....	57 00	64 00	85 00		
Spring type, on 137-in. W.B. in lieu of towing loop as regular.....			71 00		
RADIATOR—					
Large capacity radiator core for stationary operations and tropical cooling	N.C.	N.C.	N.C.	N.C.	N.C.
SHOCK ABSORBERS—					
Lovejoy (Delco-Remy) double-acting hydraulic front.....	34 00	34 00			
Lovejoy (Delco-Remy) double-acting hydraulic rear.....	42 00	42 00			
TACHOMETERS—					
Tachometers, plain type.....	37 50	37 50			
TIRE CARRIER—					
Tire carrier mounted back of cab, in lieu of regular.....	25 00	25 00	25 00	25 00	25 00
TOW HOOKS—					
Front tow hooks, mounted (regular on K-8, K-10, KR-11, short wheelbases).	9 00	9 00	9 00	9 00	9 00
TOW HOOKS—					
Rear towing loop, mounted (regular on K-8, K-10, KR-11 short wheelbases)...	13 00	13 00	13 00	13 00	13 00
TRANSMISSIONS—					
Model F-51, overdrive transmission, in lieu of standard.....	98 50				
Model F-51-C direct-in-fifth transmission in lieu of standard.....	98 50	N.C.			
Model F-52-C direct-in-fifth transmission, in lieu of standard.....			91 50	N.C.	
Model F-52-B direct-in-fifth transmission with 2 reverse speeds in lieu of standard.....			126 50	35 00	35 00

OPTIONAL EQUIPMENT	Price				
	K-6	K-7 K-7-COE	K-8 K-8-COE	K-10	KR-11 KR-11-COE
TRANSMISSIONS— <i>Conc.</i>	\$ cts.	\$ cts.	\$ cts.	\$ cts.	\$ cts.
Model F-52-A overdrive transmission with 2 reverse speeds in lieu of standard.....				35 00	35 00
Model F-54-B direct-in-fifth transmission in lieu of standard.....					210 50
WHEELS, BUDD DISC—					
Set of 7 in lieu of regular cast spoke for 6-50 x 20 and 6-50 x 20/32 x 6 tires....	45 00				
Set of 7 in lieu of regular cast spoke for 7-00 x 20 and 7-00 x 20/32 x 6 tires (not K-7 COE).....	53 00	52 00			
Set of 7 in lieu of regular cast spoke for 7-00 x 20 and 7-00 x 20/32 x 6 tires (K-7—COE only).....		63 00			
Set of 7 in lieu of regular cast spoke for 7-50 x 20, 7-50 x 20/34x7, 8-25 x 20 tires (not K-7—COE).....	73 00	71 50	99 50		
Set of 7 in lieu of regular cast spoke for 7-50 x 20, 7-50 x 20/34 x 7 and 8-25 x 20 tires (K-7—COE only).....		82 50			
Set of 7 in lieu of regular cast spoke for 9-00 x 20 tires (not COE).....		125 00			
Set of 7 in lieu of regular cast spoke for 9-00 x 20 tires (K-7—COE only).....		128 00			
Set of 7 in lieu of regular cast spoke for 9-00 x 20, 9-00 x 20/36 x 8 and 10-00 x 20 tires.....			153 00	108 00	
Set of 7 in lieu of regular cast spoke for 10-00 x 20/38 x 9 and 11-00 x 20 tires...				201 00	
Set of 7 in lieu of regular cast spoke for 9-00 x 20/36 x 8 and 10-00 x 20 tires...					84 00
Set of 7 in lieu of regular cast spoke for 10-00 x 20/38 x 9 and 11-00 x 20 and 12-00 x 20 tires.....					137 50
Spare tire and tube— See Section 3 (a) (iii) (3).					

SCHEDULE "D"

TRANSPORTATION CHARGES
(see Section 3 (a) (iv))

<i>Place of Sale</i>	<i>\$ cts.</i>
Province of British Columbia.....	220 00
Province of Alberta.....	190 00
Province of Saskatchewan.....	160 00
Province of Manitoba.....	125 00
Province of Quebec.....	60 00
Provinces of Nova Scotia, New Brunswick and Prince Edward Island..	75 00
Nakina, Longlac and Schreiber in the Province of Ontario and all points in Ontario west of a line drawn joining Nakina, Longlac and Schreiber and of the extension northerly and southerly of such line.....	90 00
Sudbury and Kirkland Lake in the Province of Ontario and all points in Ontario west of a line drawn joining Sudbury and Kirkland Lake and of the extension northerly and southerly of such line, excepting, however, such points as are west of the line drawn joining Nakina, Longlac and Schreiber and of the extension northerly and southerly of such line.....	65 00
Any other place in the Province of Ontario.....	40 00



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